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NEW DELHI, APRIL 6-APRIL 12, 2008, SATURDAY/CHAITRA 17-CHAITRA 23, 1930

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह पृथक संकलन के रूप में रखा जा सके Separate Paging is given to this Part in order that it may be filed as a separate compilation

> भाग II—खण्ड 3—उप-खण्ड (ii) PART II—Section 3—Sub-section (ii)

भारत सरकार के मंत्रालयों (रक्षा मंत्रालय को छोड़कर) द्वारा जारी किए गए सांविधिक आदेश और अधिसूचेनाएं Statutory Orders and Notifications Issued by the Ministries of the Government of India (Other than the Ministry of Defence)

कार्मिक, लोक शिकायत तबा पेंशन बंदालय

' (कार्मिक और प्रशिक्षण विभाग)

नई दिल्ली, 24 मार्च, 2008

का, आ, 787. — केंद्रीय सरकार एतद्द्वारा दंड प्रक्रिया संहिता, 1973 (1974 का अधिनियम सं. 2) की धारा 24 की उप-धारा (8) हारा प्रदत्त स्रवितयों का प्रयोग करते हुए निम्नलिखित अधिवस्ताओं को असम रहत्य, गुवाहाटी में विचारण न्यायालयों में दिल्ली विशेष पुलिस स्थापना (कें.अ. ब्यूरो) द्वारा संस्थित और उन्हें केंद्रीय अन्वेषण ब्यूरो द्वारा सौंपे गए मामलों के अधियोजन और विधि द्वारा स्थापित पुनरीक्षण अथवा अपील न्यायालयों में इन मामलों से उदभूत अपीलों/ पुनरीक्षण अथवा अन्य विषयों का संचालन करने के लिए विशेष लोक अभियोजक के रूप में नियुक्त करती हैं:--

सर्वश्री

- 1. ए.सी. बुरगोहैन,
- श्रीमती डेजी बुरुआ गोगोई,
- सुश्री गौरी सिन्हाः

[सं 225/27/2006-ए वी. डी. ।!] चंद्र प्रकाश, अवर सर्विव

MINISTRY OF PERSONNEL, PUBLIC GRIEVANCES AND PENSIONS

(Department of Personnel and Training)

New Delhi, the 24th March, 2008

S.O. 787.—In exercise of the powers conferred by sub-section (8) of Section 24 of the Code of Criminal Procedure, 1973 (Act No. 2 of 1974), the Central Government hereby appoints the following Advocates as Special Public Prosecutor for conducting prosecution of cases instituted by the Delhi Special Police Establishment (CBI) in the State of Assam at Guwahati as entrusted to them by the Central Bureau of Investigation in the trial Courts and appeal/revisions or other matter arising out of these cases in revisional or appellate courts established by law:

S/Shri

- 1. A.C. Buragohain,
- 2. Smt. Daisy Baruah Gogoi,
- Ms. Gauri Sinha.

[No. 225/27/2006-AVD-II] CHANDRA PRAKASH, Under Secy.

नई दिल्ली, 27 मार्च, 2008

का, 31. 786, -केंद्रीय सरकार एतद्द्वारा दंड प्रक्रिया संहिता, 1973 (1974 का अधिनियम सं. 2) की घारा 24 की उप-धारा (8) द्वारा प्रदस्त शांकतयों का प्रयोग करते हुए मुंबई की अधिवक्ता श्रीमती नीलिया एस. कस्तूरे को मुंबई में प्रष्टाचार निवारण अधिनियम, 1988 के अनार्गत नियुक्त विशेष न्यायाधीश के न्यायालय में दिल्ली विशेष पुलिस स्थापना (कें.अ. ब्यूरो) द्वारा संस्थित मामलों के संचालन के लिए विशेष लोक अभियोजक के रूप में नियुक्त करती है:-

[सं. 225/39/2005-ए, वी. डी.-11]

चंद्र प्रकाश, अवर सचिव

New Delhi, the 27th March, 2008

S.O. 788.—In exercise of the powers conferred by sub-section (8) of Section 24 of the Code of Criminal Procedure, 1973 (Act No. 2 of 1974), the Central Government hereby appoints Mrs. Nilima S. Kasture, Advocate, Mumbai as Special Public Procecutor for conducting prosecution in cases instituted by Delhi Special Police Establishment (CBI) in the Court of Special Judge appointed under prevention of Corruption Act, 1988 at Mumbai.

[No. 225/39/2005-AVD-II]

CHANDRA PRAKASH, Under Secy.

शुद्धिपत्र

नई दिस्सी, 28 मार्च, 2008

का.अर.,789.—इस विभाग की अधिसूचनः सख्यां 228/47/2007-एवीडी-॥ दिनांक 6 नवंबर, 2007 के हिंदी रूपांतरण के आंशिक आशोधन में 7वीं पंक्ति में "के साथ पठित" शब्दों के बाद और 8वीं पंक्ति में "की धारा 4" से पहले "आवश्यक वस्तु अधिनियम 1955 (1955 के अधिनियम में. 10)" हटा दिया जाए और इसके स्थापन पर "विस्फोटक पदार्थ अधिनियम, 1908 (1908 का अधिनियम सं. 6)" लिखा जाए।

[सं. 228/47/2007-ए, वी. डी.-॥]

चंद्र प्रकाश, अवर सचिव

CORRIGENDUM

New Delhi, the 28th March, 2008

S.O. 789.—In partial modification of English version of this Department notification No. 228/47/2007-AVD-II dated 6th November, 2007 the words, "Essential Commodities Act, 1955 (Act No. 10 of 1955)" occurring in the 11th line after the words "Sec. 4 of " and in the 12th line before the words "and Section 10 & 13", be omitted and in its place the following words shall be substituted "Explosive Substances Act, 1908 (Act No. 6 of 1908)".

[No. 228/47/2007-AVID-II]

CHANDRA PRAKASH, Under Secy.

वित्त मंत्रालय (गजम्ब विभाग)

केन्द्रीय उत्पाद शुल्क, पुणे-(के आयुक्त का कार्यालय पुणे, 3 मार्च, 2008

संख्या 01/2008-केंद्रीय उत्पाद शुल्क (तॉन टैरिफ)

हा. आ. 790.—भारत सरकार, वित्त मंत्रालय, राजस्व विभाग, नई दिल्ली द्वारा दिनांक 0]-07-1994 को जारी अधिसूचना संख्या 33/94-सी. शु. (नॉन टैरिफ) को दिनांक 25-10-2004 को जारी अधिसूचना संख्या 122/2004-सी. शु. (नॉन टैरिफ) द्वारा संशोधित करते हुए मुझे प्रदत्त अधिकारों का प्रयोग करते हुए में, श्रीमती आई. डी. मजुमदर, आयुक्त, केंद्रीय उत्पाद शुल्क पुणे-1 आयुक्तालय, पुणे, एतदहारा महाराष्ट्र राज्य में पुणे जिले के, तालुका मुलशी के गांव 'धाकड' को, 'शतप्रतिशत निर्यातलक्ष्यो यूनिट/सॉफ्टवेअर टेक्नॉलॉजी पार्क यूनिट' स्थापन करने के लिए सीमा शुल्क अधि नियम, 1962 (1962 का 52) की धारा 9 के अधीन वेअरहाउसिंग स्टेशन घोषित कर रही हूँ।

[फा. सं. वि जी एन (19)25/एसटीपी/2008]

श्रीमती आई.डी. पजुनदर, आयुक्त

MINISTRY OF FINANCE

(Department of Revenue)

OFFICE OF THE COMMISSIONER OF CENTRAL EXCISE, PUNE-I

Pune, the 3rd March, 2008 No. 01/2008, C.E. (NT)

S.O. 790.—In exercise of the powers conferred on me by the Notification No. 33/94-CUS (NT) dated 01-07-1994 as amended by Notification No. 122/2004-Cus (NT) dated 25-10-2004 of the Government of India, Ministry of Finance, Department of Revenue New Delhi, I, Smt. I.D. Majumder Commissioner of Central Excise, Pune-I Commissionerate, Pune, hereby declare Village; Wakad, Taluka: Mulshi, Dist. Pune in the Sate of Maharashtra to, be Warehousing Station under Section 9 of the Customs Act, 1962 (52 of 1962) for setting up of 100% Export Oriented Unit/STP unit.

[F. No. VGN (19) 25/STP/2008] Smt. 1, D, MAJUMDER, Commissioner,

कार्यालय मुख्य आयकर आयुक्त

जयपुर, 18 मार्च, 2008

सं. 18/2007-08

का आ. 791.— आयकर अधिनियम, 1962 के नियम 2 सी ए के साथ पटनीय आयकर अधिनियम, 1961 (1961 की 43वां) की धारा 10 के खण्ड (23सी) की उप-धारा (vi) के द्वारा प्रदत्त शाक्तियों का प्रयोग करते हुए मुख्य आयकर आयुक्त, जयपुर एतद्झारा निर्धारण वर्ष 2006-07 एवं आगे के लिए कथित धारा के उद्देश्य से "आल इन्डिया सोसायटी फॉर एडवांस एंजुकेशन एण्ड रिसर्च, अलवर" को स्वीकृति देते हैं। बशर्ते कि समिति आयकर नियम, 1962 के नियम 2 सी ए के साथ पठनीय आयकर अधिनियम, 1961 की धारा 10 के उपखण्ड (23 सी) की उपधारा (vi) के प्रावधानों के अनुरूप कार्य करे।

[क्रमांक : मु.आ.आ./अ.आ.आ.(समन्दय)/जय./10/(23 सी)(vi)/2007-08/7621]

एस. सी. कपिल, मुख्य आयकर आयुक्त

OFFICE OF THE CHIEF COMMISSIONER OF INCOME TAX

Jaipur, the 18th March, 2008

No. 18/2007-08

S.O. 791.—In exercise of the powers conferred by sub-clause (vi) of Clause (23C) of Section 10 of the Income tax Act, 1961 (43 of 1961) read with rule 2CA of the Incometax Rules, 1962, the Chief Commissioner of Income-tax. Jaipur hereby approves "All India Society for Advance Education & Research, Alwar" for the purpose of the said Section for the A.Y. 2006-07 and onwards.

Provided that the Society conforms to and complies with the provisions of sub-clause (vi) of Clause (23C) of Section 10 of the Income-tax Act, 1961 read with rule 2CA of the Income-tax Rules 1962.

[No. CCIT/JPR/Addl. CIT(Coord.)/ 10(23C)(vi)/ 2007-08/7621]

S. C. KAPIL, Chief Commissioner of Income-tax

जयपुर, ३। मार्च, २००८

ਸ਼ੰ. 22/2007-08

का,आ, 792,—आयकर नियम, 1962 के नियम 2 सी ए के साथ पडनीय आयकर अधिनियम, 1961 (1961 की 43वां) की धारा 10 के खण्ड (23सी) की उपधारा (vi) के द्वारा प्रदत्त शाक्तियों का प्रयोग करते हुए मुख्य आयकर आयुक्त, जयपुर एतद्द्वारा निर्धारण वर्ष 2006-07 एवं आगे के लिए कथित धारा के उद्देश्य से "श्री भवानी निकेतन शिक्षा समिति, जयपुर" को स्वीकृति देते हैं।

बशर्ते कि समिति आयकर नियम 1962 के नियम 2 सी ए के साथ पठनीय आयकर अधिनियम, 1961 की धारा 10 के उपंखण्ड (23 सी) की उपधारा (ví) के प्रावधानों के अनुरूप कार्य करें।

> [क्रमांक : मु.आ.आ./अ.आ.आ.(समन्वय)/जय./10/ (23 सी) (vi)2007-08/7766]

एस. सी. कपिल, मुख्य आयकर आयुक्त Jaiour, the 31st March, 2008

No. 22/2007-08

S.O. 792.—In exercise of the powers conferred by sub-Section (vi) of Clause (23C) of Section 10 of the Income-tax Act, 1961 (43 of 1961) read with rule 2CA of the Income-tax Rules. 1962, the Chief Commissioner of Incometax, Jaipur hereby approves "Shri Bhawani Niketan Shiksha Samiti, Jaipur" for the purpose of the said Section for the A.Y. 2006-07 and onwards.

Provided that the Society conforms to and complies with the provisions of Sub-clause (vi) of clause (23C) of Section 10 of the Income-tax Act, 1961 read with rule 2CA of the Income-tax Rules, 1962.

[No. CCIT/JPR/Addl. CIT(Coord.)/ 10(23C)(vi)/ 2007-08/7766]

S. C. KAPIL, Chief Commissioner of Income-tax

जयपुर, 31 मार्च, 2008

ਜਂ. 21/2007-08

का.आ. 793.-आयकर नियम, 1962 के नियम 2 सी ए के साथ पठनीय आयकर अधिनियम, 1961 (1961 की 43वां) की धारा 10 के खण्ड (23सी) को डप-धारा (vi) के द्वारा प्रदत्त शाक्तिमों का प्रयोग करते हुए मुख्य आयकर आयुक्त, जयपुर एतद्वारा निर्धारण वर्ष 2007-08 एवं आगे के लिए कथित धारा के उँद्विस्थ से "अरूण शान्ति एजुकेशन ट्रस्ट, जयपुर" को स्वीकृति देते हैं।

यशर्ते कि समिति आयंकर नियम, 1962 के नियम 2 सी ए के साथ पहनीय आयंकर अधिनियम, 1961 की धारा 10 के उपखण्ड (23 सी) की उपधारा (vi) के प्रावधानों के अनुरूप कार्य करें।

> [क्रमाक: मु.आ.आ./अ.आ.आ.(समन्वय)/जय./t0/ (23 सी)(vi)2007-08/7763}

> > ्रस. सो. कपिले, मुख्य आयकर आयुक्त

Jaipur, the 31st March, 2008

No. 21/2007-08

S.O. 793.—In exercise of the powers conferred by Sub-clause (vi) of Clause (23C) of Section 10 of the Incometax Act, 1961 (43 of 1961) read with rule 2CA of the Incometax Rules, 1962, the Chief Commissioner of Incometax, Jaipur hereby approves "Arun Shanti Education Trust, Jaipur" for the purpose of the said Section for the A.Y. 2007-08 and onwards.

Provided that the Society conforms to and complies with the provisions of Sub-clause (vi) of clause (23C) of Section 10 of the Income-tax Act, 1961 read with rule 2CA of the Income-tax Rules, 1962.

[No. CCIT/JPR/Addl. CTT(Coord.)/10(23C)(vi) 2007-08/ [7763]

S. C. KAPIL, Chief Commissioner of Income-tax

जयपुर, 4 अप्रैल, 2008 सं. 01/2008-09

का.आ. 794,—आयकर अधिनियम, १५%2 के नियम 2 सींग्ए के साथ प्रवतीय आयंकर अधिनियम, 1961 (1961 की 43वां) की धारा 10 के खण्ड (23सी) की उप-धारा (vi) के द्वारा प्रदत्त शाक्तियों का प्रयाग करते हुए मुख्य आयंकर आयुक्त, जयंपुर एतद्वंग्रा निर्धारण वर्ष 2007-08 एवं आगे के लिए कथित धारा उद्देश्य से "चाचान एंजुकेशनल एण्ड बेलफेयर सोसायटी, चिकानी, अलबरं" को स्वीकृति देते हैं।

चशरों कि समिति आयकर नियम, 1962 के नियम 2 सी ए के साथ पठनीय आयकर अधिनियम, 1961 को धारा 10 के उपखण्ड (23 सी) की उपधारा (vi) के प्रावधानों के अनुरूप कार्य करें।

> (क्रमांक : मु.आ.सा./अ.आ.आ.(समन्वय)/वय./10/ (23 सी)(vi)2008-09/85]

एस. सी. कपिल, मुख्य आयकर आयुक्त Jaipur, the 4th April, 2008

No. 01/2008-09

S.O. 794.—In exercise of the powers conferred by Sub-clause (vi) of Clause (23C) of Section 10 of the Incometax Act, 1961 (43 of 1961) read with rule 2CA of the Incometax Rules, 1962, the Chief Commissioner of Income-tax, Jaipur hereby approves "Chachan Educational & Welfare Society, Chikani, Alwar" for the purpose of the said Section for the A.Y. 2007-08 & onwards.

Provided that the Society conforms to and complies with the provisions of Sub-clause (vi) of clause (23C) of Section 10 of the Income-tax Act, 1961 readwithrule 2CA of the Income-tax Rules, 1962.

[No. CCIT/JPR/Addl. CIT(Coord.)/ 10(23C)(vi)/ 2008-09/85]

S. C. KAPIL, Chief Commissioner of Income-tax

(केन्द्रीय प्रत्यक्ष कर थोर्ड) नई दिल्ली, 14 मार्च, 2008

का,आ, 795.—सर्वसाधारण की जनकारी के लिए एतद्द्वारा यह अधिस्चित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 5ग 5घ के साथ पठित आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंद (ii) के प्रयोजनार्थ दिनांक 1-4-2006 से संगठन आमला कैंसर रिसर्च सेंटर, त्रिसूर (केरल) को निम्नलिखित शर्तों के अधीन आंशिक रूप से अनुसंधान कार्यकलार्यों में लगी 'वैज्ञानिक अनुसंधान संघ' की श्रेणी में अनुमंदित किया गया है, अर्थात:—

- (i) अनुमोदित "वैज्ञानिक अनुसंधान संघ" का एक मात्र उद्देश्य वैज्ञानिक अनुसंधान करना होगा;
- (ii) अनुमोदित संगठन स्वयं वैज्ञानिक अनुसंधान कार्य-कलाप जारी रखेगा:
- (iii) अनुमोदित संगठन बही-छाता जारी रखेगा तथा उनत अधिनियम की धारा 288 की उपधारा (2) के स्मर्थीकरण में यथा परिभाषित किसी लंखाकार से अपनी खाता-बही की लेखा परीक्षा कराएंगा और उक्त अधिनियम की धारा 139 की उपधारा (1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधियत सत्यापित एंग हस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निर्देशक को प्रस्तुत करेगा ।
- (iv) अनुभोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा

परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित विवरण की प्रति प्रस्तुत करेगा।

- 2. केन्द्र सरकार यह अनुमोदन वापस ले लेगी यदि अनुमोदित संगठन :--
- (क) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित लेखा बही नहीं रखेगा: अथवा
- (ख) पैराग्राफ । के उप-पैराग्राफ (iii) में डिल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
- (ग) पैराग्राफ । के उप-पैराग्राफ (iv)में उल्लिखित वैज्ञानिक अनुसंधान के लिए प्राप्त दान एवं प्रयुक्त राशि का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
- (घ) अपना अनुसंधान कार्यकलाप करना बंद कर देगा अथवा इसके अनुसंधान कार्यकलाप को जायज नहीं पाया जायेगा; अथवा
- (ङ) उस्त नियमावसी के नियम 5 ग और 5 घ के साथ पठित उक्त अधिनियम की भार 35 की उपधारा (1) के खंड(ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा ।

[अधिसूचना सं 38/2008/फा सं 203/142/2007/आक.नि-11] सुरेन्द्र पाल, अबर सचिव

(Central Board of Direct Taxes) New Delhi, the 14th March, 2008

- S.O. 795.— It is hereby notified for general information that the organization Amala Cancer Research Centre, Thrissur (Kerala), has been approved by the Central Government for the purpose of clause (ii) of subsection (1) of Section 35 of the Income-tax Act, 1961 (said Act) read with rules 5C and 5D of the Income-tax Rules, 1962 (said Rules) with effect from 1-4-2006 in the category of 'Scientific research association' subject to the following conditions, namely:—
- (i) The sole objective of the approved 'scientific research association' shall be to undertake scientific research;
- (ii) The approved organization shall carry on the scientific research activity by itself;
- (iii) The approved organization shall maintain books of accounts and get such books audited by an accountant as defined in the explanation to sub-section (2) of section 288 of the said Act and furnish the report of such audit duty signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdition over the case, by the due date of furnishing the return of income under sub-section (1) of Section 139 of the said Act;
- (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- 2. The central Government shall withdraw the approval if the approved organization:-

- (a) fails to maintain books of account referred to in sub-paragraph (iii) of paragraph 1; or
- (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
- (c) fails to furnish its statement of donations received and amounts applied for scientific research referred to in sub-paragraph (iv) of paragraph 1; or
- (d)ceases to carry on its research activities or its research activities are not found to be genuine; or
- (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of section 35 of the said Act read with rules 5C and 5D of the said Rules.

[Notification No. 38/2008/F. No. 203/142/2007/ITA-II] SURENDER PAL, Under Secy.

नई दिल्ली, 14 मार्च, 2008

का.आ. 796.—सर्वसाधारण की जानकारी के लिए एतर्द्वारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयंकर नियमवली, 1962 (उक्त नियमावली) के नियम 5ग और 5ङ के साथ पंटित आयंकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक 1-4-2005 से संगठन इन्द्रप्रस्थ कैंसर सोसाइटी एंड रिसर्च सेंटर, नई दिल्ली को निम्नलिखित शर्तों के अधीन आंशिक रूप से अनुसंधान कार्यकलायों में लगी 'अन्य संस्था' की श्रेणी में अनुमंदित किया गया है, नामत:—

- (i) अनुमोदित संगठन को प्रदत्त सिंश का उपयोग वैज्ञानिक अनुसंधान के लिए किया जाएगा :
- े(ii) अनुमोदित संगठन अपने संकाय सदस्यों अथवा अपने नामांकित छात्रों के माध्यम से वैज्ञानिक अनुसंधान करेगा;
- (iii) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए इसके हाए प्राप्त राशि के संबंध में अलग खाता-बही रखेगा जिसमें अनुसंधान करने के लिए प्रयुक्त राशि दर्शाई गई हो, उक्त अधिनियम की धारा 288 की उपधारा (2) के स्मध्येकरण में यथा परिभाषित किसो लेखाकार से अपनी खाता-बही की लेखा परीक्षा करएएगा और उक्त अधिनियम की धारा 139 की उपधारा (1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिवत सत्यापित एवं इस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा।
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवन सल्यापित विवरण की प्रति प्रस्तुत करेगा।
- केन्द्र सरकार यह अनुमोदन वापस ले लेगी यदि अनुमोदित संगठन :--
- (क) पैराग्राफ] के उप-पैराग्राफ (iii) में उल्लिखित पृथक लेखा बही नहीं रखेगा; अथवा
- (ख) पैराग्राफ । के उप-पैराग्राफ (ओ) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा

- (ग) पैराग्राफ 1 के उप-पैराग्राफ (iv) में उल्लिखित वैज्ञानिक अनुसंधान के लिए प्राप्त दान एवं प्रयुक्त राशि का अपना विधरण प्रस्तुत नहीं करेगा; अधवा
- (घ) अपना अनुसंधान कार्य करना बंद कर देगा अथवा इसके अनुसंधान कार्य को जायज नहीं पाया जायेगा; अथवा
- (इ.) उक्त नियमावली के नियम 5 ग और 5 छ के साथ पठित उक्त अधिनियम की धारा 35 की उपधारा (1) के खंड(ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा i

[अधिसूचना सं. 37/2008/फा. सं. 203/144/2007/आ.क.नि.-॥] सुरेन्द्र पाल, अवर सचिव

New Delhi, the 14th March, 2008

- S.O. 796.—It is hereby notified for general information that the organization Indraprastha Cancer Society and Research Centre, New Delhi has been approved by the Central Government for the purpose of clause (ii) of subsection (1) of Section 35 of the Income-tax Act, 1961 (said Act,) read with rules 5C and 5E of the Income-tax Rules, 1962 (said Rules) with effect from 1-4-2005 in the category of other Institution' partly engaged in research activities subject to the following conditions, namely:—
- (i) The sums paid to the aproved organization shall be utilized for scientific research;
- (ii) The approved organization shall carry out the scientific research through its faculty members or its enrolled students;
- (iii) The approved organization shall maintain separate books of account in respect of the sums recived by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to sub-section (2) of section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Incometax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of Section 139 of the said Act;
- (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- 2. The Central Government shall withdraw the approval if the approved organization:—
- (a) fails to maintain separate books of account referred to in sub-paragraph (iii) of paragraph 1; or
- (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
- (c) fails to furnish its statement of donations received and sums applied for scientific research referred to in subparagraph (iv) of paragraph 1; or

(d)ceases to carry on its research activities or its research activities are not found to be genuine; or

(e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of section 35 of the said Act read with rules 5C and 5E of the said Rules.

[Notification No. 37/2008/F. No. 203/144/2007/ITA-II] SURENDER PAL, Under Secy.

नई दिल्ली, 14 मार्च, 2008

का.आ. 797,—सर्वसाधारण की जानकारी के लिए एतर्द्रारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 57 और 58 के साथ पठित आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक 1-4-2007 से संगठन नेशनल इंस्टीयूट आफ एडवांस्ड स्टडीज, बंगलीर को निम्नालिखित शर्तों के अधीन आशिक रूप से अनुसंधान कार्यकलापों में लगी, 'अन्य संस्था' की श्रेणी में अनुमोदित किया गया है, नामत:—

- (i) अनुयोदित संगठन को प्रदत्त गरिए का उपयोग वैज्ञानिक अनुसंधान के लिए किया जाएगा;
- (ii) अनुमोदित संगठन अपने संकाय सदस्यों अथवा अपने नामांकित छात्रों के माध्यम से वैज्ञानिक अनुसंधान करेगा;
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित विवरण की प्रति प्रस्तुत करेगा।
- 2, केन्द्र सरकार यह अनुमोदन वापस ले लेगी यदि अनुमोदित संगठन :--
- (क) पैराग्राफ ! के उप-पैराग्राफ (iii) में उल्लिखित पृथक लेखा बड़ी नहीं रखेगा; अथवा
- (ख) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
- (ग) पैराग्राफ । के डच-पैराग्राफ (iv) में उल्लिखित वैज्ञानिक अनुसंधान के लिए प्राप्त एंव प्रयुक्त दान सिंश का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
- (घ) अपना अनुसंधान कार्य करना बंद कर देगा अथवा इसके अनुसंधान कार्य को जायज नहीं पाया जायेया; अथवा

ं (ड.) उक्त नियमायली के नियम 5 ग और 5 ङ के साथ पठित उक्त अधिनियम की धारा 35 की उपधारा (1) के खंडे(ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा !

[अधिसूचना सं. 36/2008/फा. सं. 203/70/2007/आ.क.नि.-॥] सुरेन्द्र पाल, अवर सचिव

New Delhi, the 14th March, 2008

- S.O. 797—It is hereby notified for general information that the organization. National Institute of Advanced Studies, Bangalore has been approved by the Central Government for the purpose of clause (ii) of subsection 1 of Section 35 of the Income-tax Act, 1961 (said Act) read with rules 5C and 5E of the Income-tax Rules, 1962 (said Rules) with effect from 1-4-2007 in the category of 'other Institution' parily engaged in research activities subject to the following conditions, namely:—
- (i) The sums paid to te approved organization shall be utilized for scientific research;
- (ii) The approved organization shall carry out the scientific research through its faculty members or its enrolled students;
- (iii) The approved organization shall maintain separate books of account in rspect of the sums recived by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to sub-section (2) of section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Incometax or the Director of Incometax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of Section 139 of the said Act;
- (iv) The approved organization shall maintain a separate statement of donations recieved and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- 2. The Central Government shall withdraw the approval if the approved organization:—
- (a) fails to maintain separate books of account referred to in sub-paragraph (iii) of paragraph 1; or
- (b) fails to formish its audit report referred to in subparagraph (iii) of paragraph 1; or
- (c) fails to furnish its statement of donations received and sums applied for scientific research referred to in subparagraph (iv) of paragraph 1; or
- (d)ceases to carry on its research activities or its research activities are not found to be genuine; or
- (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of section 35 of the said Act, read with rules 5C and 5E of the said Rules.

[Notification No. 36/2008/F, No. 203/70/2007/ITA-II] SURENDER PAL, Under Secy.

नई दिल्ली, 14 मार्च, 2008

का.आ. 798.— सर्वसाधारण की जानकारी के लिए एतद्द्वारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उचत नियमावली) के नियम 5ग और 5ड. के साथ पठित आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक 1-4-2007 से संगठन हर्नीक्योर हेल्थकेयर नायो-हर्बल रिसर्च फाउंडेशन, कोलकाता की निम्नलिखित शर्तों के अधीन आंशिक रूप से अनुसंधान कार्यकलाएं में लगी 'अन्य संस्था' की श्रेणी में अनुमोदित किया गया है, नामत:-

- (i) अनमुदित संगठन को प्रदत्त राशि का उपयोग वैज्ञानिक अनुसंधान के लिए किया जाएगा;
- (ii) अनुमोदिक संगठन अपने संकाय सदस्यों अथवा अपने नामांकित छत्रों के माध्यम से वैज्ञानिक अनुसंधान करेगा;
- (iii) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए इसके द्वारा प्राप्त राशि के संबंध में अलग खाता बही रखेगा जिसमें अनुसंधान करने के लिए प्रयुक्त राशि दर्शाई गई हो, उक्त अधिनियम की धारा 288 की उपधारा (2) के स्पष्टीकरण में यथा परिमाषित किसी लेखाकर से अपनी खाता-बही की लेखा परीक्षा कराएगा और उक्त अधिनियम की धारा 139 की उप धारा (1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत विधि तक ऐसे लेखाकार द्वारा विधिवत सत्यापित एवं इस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा अयकर निदेशक को प्रस्तुत करेगा।
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित विवरण की प्रति प्रस्तुत करेगा :
- केन्द्र सरकार यह अनुमोदन वापिस ले लेगी यदि अनुमोदित संगठन:-
- (क) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित पृथक लेखा बही नहीं रखेगा; अथवा
- (ख) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
- (ग) पैराग्राफ । के उप-पैराग्राफ (iv) में उल्लिखित वैज्ञानिक । अनुसंघान के लिए प्राप्त एवं प्रयुक्त दान का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
- (घ) अपना अनुसंधान कार्य करना बंद कर देगा अथवा इसके अनुसंधान कार्य को जायज नहीं पाया जाएगा; अथवा
- (ङ.) उक्त नियमावली के नियम 5् ग और 5 ङ. के साथ पठित उक्त अधिनियम की धारा 35 की उपधारा (1) के छंड (ii) के प्रायधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अथिसूचना सं. 35/2008/फा.सं. 203/135/2007/आ.क.नि-॥] सुरेन्द्र पाल, अवर समिव

New Delhi, the 14th March, 2008

- S.O. 798.—It is hereby notified for general information that the organization Herbicure Healthcare Bio-Herbal Research Foundation, Kolkata has been approved by the Central Government for the purpose of clause (ji) of sub-section (1) of Section 35 of the Income-tax Act, 1961 (said Act), read with Rules 5C and 5E of the Income-tax Rules, 1962 (said Rules), with effect from 1-4-2007 in the category of 'Other Institution', partly engaged in research activities subject to the following conditions, namely:—
 - (i) The sums paid to the approved organization shall be utilized for scientific research;
 - (ii) The approved organization shall carry out scientific research through its faculty members or its enrolled students;
 - (iii) The approved organization shall maintain separate books of accounts in respect of the sums received by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to sub-section (2) of Section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case by the due date of furnishing the return of income under sub-section (1) of Section 139 of the said Act;
 - (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- 2. The Central Government shall withdraw the approval if the approved organization:
 - (a) fails to maintain separate books of accounts referred to in sub-paragraph (iii) of paragraph 1; or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of the donations received and sums applied for scientific research referred to in sub-paragraph (iv) of paragraph 1; or
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
 - (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of Section 35 of the said Act read with rules 5C and 5E of the said Rules.

[Notification No. 35/2008/F.No.203/135/2007/ITA-II] SURENDER PAL, Under Secy.

नई दिल्ली, 17 मार्च, 2**0**08

का.आ. 799.—सर्वसाधारण की जानकारी के लिए एसद्द्वारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 5ग और 5ड़ के साथ पिठत आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधार (1) के खंड (6) के प्रयोजनार्थ दिनांक 1-4-2001 से संगठन साईटेक संटर, मुम्बई को निम्नलिखित शर्तों के अधीन आंशिक रूप से अनुसंधान कार्यकलापों में लगी 'अन्य संस्था' की श्रेणी में अनुमोदित किया गया है, नामत:-

- (i) अनुमुदित संगठन को प्रदत ग्रशि का उपयोग-वैज्ञानिक अनुसंधान के लिए किया जाएगा;
- (ii) अनुमौदित संगठन अपने संकाय सदस्यों अथवा अपने नामांकित छात्रों के माध्यम से वैज्ञानिक अनुसंधान करेगा:
- (iii) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए इसके द्वारा प्राप्त गरिंग के संबंध में अलग खाता बही रखेगा जिसमें अनुसंधान करने के लिए प्रयुक्त गरिंग दशाई गई हो, उक्त अधिनियम की धारा 288 की उपधारा (2) के स्पष्टीकरण में यथा परिभाषित किसी लेखाकर से अपनी खाता-वहीं की लेखा परिक्षा कराएगा और उक्त अधिनियम की धारा 139 की उप धारा (1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिवत सत्यापित एवं हस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा।
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त गरि। का अलग विवरण रुखेगा और उपर्यकुत लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधियत सत्यापित विवरण की प्रति प्रस्तुत करेगा।
- केन्द्र सरकार यह अनुमोदन चापिस ले लेगी यदि अनुमोदित संगठन:-
- (क) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित पृथक लेखा यही नहीं रखेगा; अथवा
- (ख) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
- (ग) पैराग्राफ । के उप-पैराग्राफ (iv) में उत्स्तिखत वैज्ञानिक अनुसंधान के लिए प्राप्त एवं प्रयुक्त दान का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
- (घ) अपना अनुसंधान कार्य करना बंद कर देगा अथवा इसके अनुसंधान कार्य को जायज नहीं पाया जाएगा; अथवा
- (इ.) उक्त नियमावली के नियम 5 ग और 5 ड. के साथ पठित उक्त अधिनियम की घारा 35 की उपधारा (1) के खंड (ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचना सं. 42/2008/फा.सं. 203/21/2004/आ.क.नि-II] सुरेन्द्र पाल, अवर सचिव

New Delhi, the 17th March, 2008

S.O. 799.—It is hereby notified for general information that the organization Scitech Centre, Mumbai has been approved by the Central Government for the

purpose of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 (said Act), read with Rules 5C and 5E of the Income-tax Rules, 1962 (said Rules), with effect from 1-4-2001 in the category of 'other Institution', partly engaged in research activities subject to the following conditions, namely:

- (i) The sums paid to the approved organization shall be utilized for scientific research;
- (ii) The approved organization shall carry out scientific research through its faculty members or its enrolled students:
- (iii) The approved organization shall maintain separate books of accounts in respect of the sums received by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to sub-section (2) of Section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case by the due date of furnishing the return of income under sub-section (1) of Section 139 of the said Act;
- (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- The Central Government shall withdraw the approval if the approved organization:
 - (a) fails to maintain separate books of accounts referred to in sub-paragraph (iii) of paragraph 1; or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of the donations received and sums applied for scientific research referred to in sub-paragraph (iv) of paragraph 1; or
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
 - (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of Section 35 of the said Act read with rules 5C and 5E of the said Rules.

[Notification No. 42/2008/F.No.203/21/2004/ITA-II] SURENDER PAL, Under Secy.

नई दिल्ली, 17 मार्च, 2008

का.आ. 800.—सर्वसाधारण की जानकारी के लिए एतद्हारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमवाली) के नियम 5ग और 5ड. के साथ पिठत आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक 1-4-2004 से संगठन डॉ. प्रशान्त बनर्जी होम्योपौथिक रिसर्च फाउंडेशन, कोलकाता को निम्नलिखित शर्तों के अधीन आंशिक रूप से संलग्न 'अन्य संस्था' की श्रेणी में अनुमोदित किया गया है, अर्थात्:-

- (i) अनुभूदित संगठन को प्रदत्त शशि का उपयोग वैज्ञानिक अनुसंधान के लिए किया जाएगा;
- अनुमोदित संगठन अपने संकाय सदस्यों अथवा अपने नामांकित
 छात्रों के माध्यम से वैज्ञानिक अनुसांधन करेगा;
- (iii) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए इसके द्वारा प्राप्त राशि के संबंध में अलग खाता बही रखेगा जिसमें अनुसंधान कार्य करने के लिए प्रयुक्त राशि को दर्शाएगा तथा उक्त अधिनियम की धारा 288 की उप धारा (2) के स्मध्येकरण में यथा परिमाषित किसी लेखाकर से अपनी खाता-बही को लेखा परीक्षा कराएगा और उक्त अधिनियम की धारा 139 की उप धारा (1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधि वत सत्यापित एवं हस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्रक्षिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा।
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान कथा प्रयुक्त गृशि का अलग् विवरण रखेगा और उपर्यकृत लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित विवरण की प्रति प्रस्तुत करेगा ।
- केन्द्र सरकार यह अनुमोदन विषय ले लेगी यदि अनुमोदित संगठन:-
- (क) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित पृथक लेखा बड़ी नहीं रखेगा; अथवा
- (ख) पैराग्राफ 1 के उप-पैराग्राफ (iii) में ওচ্লিखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
- (ग) पैराग्राफ 1 के उप-पैराग्राफ (iv) में डिल्लिखत वैज्ञानिक अनुसंधान के लिए प्राप्त एवं प्रयुक्त दान का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
- अपना अनुसंधान कार्य करना बंद कर देगा अथवा इसके अनुसंधान कार्य को जायज नहीं पाया जाएगा; अथवा
- (क.) डक्त नियमावली के नियम 5ग और 5ड. के साथ परित टक्त अधिनियम की धारा 35 की उपधारा (1) के खंड (ii) के प्रवाधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचना सं. 41/2008/फा.सं.203/32/2007/आ.क.नि-][] सुरेन्द्र पाल, अवर सर्विव

New Delhi, the 17th March, 2008

S.O. 800.—It is hereby notified for general information that the organization Dr. Prasanta Banerji Homeopathic Resarch Foundation, Kolkata, has been approved by the Central Government for the purpose of clause (ii) of sub-section (1) of section 35 of the Income-tax Act, 1961 (said Act), read with Rules 5C and 5E of the Income-tax Rules, 1962 (said Rules), with effect from 1-4-2004 in the

category of 'other Institution', partly engaged in research activities subject to the following conditions, namely:

- (i) The sums paid to the approved organization shall be utilized for scientific research;
- (ii) The approved organization shall carry out scientific research through its faculty members or its enrolled students;
- (iii) The approved organization shall maintain separate books of accounts in respect of the sums received by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to sub-section (2) of section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of section 139 of the said Act;
- (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- The Central Government shall withdraw the approval if the approved organization:
 - fails to maintain separate books of accounts referred to in sub-paragraph (iii) of paragraph 1; or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of the donations received and sums applied for scientific research referred to in subparagraph (iv) of paragraph 1; or
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
 - (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of section 35 of the said Act read with rules 5C and 5E of the said Rules.

[Notification No.41/2008/F.No.203/32/2007/ITA-ti] SURENDER PAL, Under Secy.

ं नई दिल्ली, 17 मार्च, 2008

का.आ. 801.—सर्वसाधारण की जानकारी के लिए एतद्कारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमवाली) के नियम 5ग और 5इ. के साथ पित आयकर अधिनियम, 1961 (उक्त अधिनियम) की बारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक !-4-2005 से संगठन श्री वेंकटेश्यरा इंस्टोटयूट ऑफ मेडिकल साइसेंस, तिरूपित, ऑध प्रदेश को निम्नलिखित शर्तों के अधीन आंशिक रूप से अनुसंधान कार्यकलापों में लगी 'विश्वविद्यालय' की श्रेणी में अनुमोदित किया गया है, नामत:-

- (i) अनुमुद्धित संगठन को प्रदत्त राशि का उपयोग वैज्ञानिक अनुसंधान के लिए किया जाएगा;
- अनुमोदित संगठन अपने संकाय सदस्यों अथवा अपने नामांकित छात्रों के माध्यप से वैज्ञानिक अनुसंधान करेगा;
- (iii) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए इसके द्वारा प्राप्त राशि के संबंध में अलग खाता बढ़ी रखेगा जिसमें अनुसंधान करने के लिए प्रयुक्त राशि दशाई गई हो, उक्त अधिनियम की धारा 288 की उपधारा (2) के स्पष्टीकरण में क्था परिषाणित किसी लेखाकर से अपनी खाडा-बढ़ी की लेखा परीक्षा कराएगा और उक्त अधिनियम की धारा 139 की उप धारा (1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिवत सत्यापित एवं इस्तीक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा।
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्यकुत लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित विवरण की प्रति प्रस्तुत करेगा।
- केन्द्र सरकार यह अनुमोदन विषस से लेगी यदि अनुमोदित संगठन:-
- (क) पैराग्राफ 1 के उप-पैराग्राफ (iii) में डिल्लिखित पृथक लेखा बही नहीं रखेगा; अथवा
- (ख) पैराग्राफ 1 के उप-पैराग्राफ (iii) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
- (ग) पैराग्राफ 1 के उप-पैराग्राफ (iv) में उल्लिखित वैज्ञानिक अनुसंधान के लिए प्राप्त एवं प्रयुक्त दान का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
- (घ) अपना अनुसंधान कार्य करना बंद कर देगा अथवा इसके अनुसंधान कार्य को जायज नहीं पाथा जाएगा; अथवा
- (इ.) उक्त नियमावली के नियम 5ग और 5ड. के साथ पिठत उक्त अधिनियम की धारा 35 की उपधारा (1) के खंड (ii) के प्रथाधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचना सं. 40/2008/फा.सं.203/12/2008/आ.फ.नि-!!] सुरेन्द्र पाल, अवर सचिव

New Delhi, the 17th March, 2008

S.O. 801.—It is hereby notified for general information that the organization Sri Venkateswara Institute of Medical Sciences; Triupati, Andhra Pradesh has been approved by the Central Government for the purpose of clause (ii) of section 35 of the Income-tax Act, 1961 (said Act), read with Rules 5C and 5E of the Income-tax Rules, 1962 (said Rules), with effect from 1-4-2005 in the category of 'University', partly engaged in research activities subject to the following conditions, namely:—

- (i) The sums paid to the approved organization shall be utilized for scientific research;
- (ii) The approved organization shall carry out scientific research through its faculty members or its enrolled students;
- (iii) The approved organization shall maintain separate books of accounts in respect of the sums received by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to sub-section (2) of section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of section 139 of the said Act:
- (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- The Central Government shall withdraw the approval if the approved organization:
 - (a) fails to maintain separate books of accounts referred to in sub-paragraph (iii) of paragraph 1; or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of the donations received and sums applied for scientific research referred to in sub-paragraph (iv) of paragraph 1; or
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
 - (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of section 35 of the said Act read with rules 5C and 5E of the said Rules.

[Notification No.40/2008/F.No.203/12/2008/ITA-II] SURENDER PAL, Under Secy.

नई दिल्ली, 17 मार्च, 2008

कर,आ, \$02. — सर्वसाधारण को जानकारी के लिए एतद्द्वारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमवाली) के नियम 5ग और 5ड. के साथ पिटत आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्ध दिनांक 1-4+2004 से. संगठन मैसर्स विवेकानंद योग अनुसंधान संस्थान, बंगलीर को निम्नलिखित शर्तों के अधीन आंशिक रूप से संलग्न 'अन्य संस्था' की श्रेणी में अनुमोदित किया गया है, अर्थात्:—

(i) अनुमोदित संगठन को प्रदत्त राशि का उपयोग वैज्ञानिक अनुसंधान के लिए किया जाएगा;

- (ii) अनुमोदित संगठन अपने संकाय सदस्यों अथवा अपने नामांकित
 क्षत्रों के माध्यम से वैज्ञानिक अनुसंधान करेगा;
- (iii) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए इसके द्वारा प्राप्त राशि के संबंध में अलग खाता वही रखेगा जिसमें अनुसंधान कार्य करने के लिए प्रयुक्त राशि को दर्शाएगा तथा उक्त अधिनियम की धारा 288 की उपधारा (2) के स्पष्टीकरण में यथा परिभाषित किसी लेखाकार से अपनी खात-बही की लेखा परीक्षा कराएगा और उक्त अधिनियम की धारा 139 की उप-धारा(1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिवत सरवापित एवं इस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा।
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्यकृत लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित विवरण की प्रति प्रस्तुत करेगा !
- केन्द्र सरकार यह अनुमोदन वापिस ले लेगी यदि अनुमोदित सगठन:-
- (क) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित पृथक लेखा बड़ी नहीं रखेगा; अथवा
- (ख) पैराग्राफ । के उप-पैराग्राफ (iii) में डिल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
- (ग) पैराग्राफ 1 के उप-पैराग्राफ (iv) में डिल्लिखत वैज्ञानिक अनुसंधान के लिए प्राप्त एवं प्रयुक्त दान का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
- (भ) अपना अनुसंधान कार्य करना बंद कर देगा अथवा इसके अनसंधान कार्य को जायज नहीं पाया जाएगा: अथवा
- (ह.) उन्त नियमावली के नियम 5 ग और 5 ह. के साथ पठित उक्त अधिनियम की धारा 35 की उपधारा (1) के खंड (1) के प्रवाधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचना सं. 39/2008/फा.सं.203/96/2007/आ.क.नि-II] सुरेन्द्र पाल, अवर सचिव

New Delhi, the 17th March, 2008

S.O. 802.—It is hereby notified for general information that the organization Vivekananda Yoga Anusandhana Samsthana, Bangalore, has been approved by the Central Government for the purpose of clause (ii) of sub-section (1) of section 35 of the Income-tax Act, 1961 (said Act), read with Rules 5C and 5E of the Income-tax Rules, 1962 (said Rules), with effect from 1-4-2004 in the category of 'other Institution', partly engaged in research activities subject to the following conditions, namely:—

- (i) The sums paid to the approved organization shall be utilized for scientific research;
- (ii) The approved organization shall carry out scientific research through its faculty members or its enrolled students;

- (iii) The approved organization shall maintain separate books of accounts in respect of the sums received by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to sub-section (2) of section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of section 139 of the said Act;
- (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- The Central Government shall withdraw the approval if the approved organization:
 - (a) fails to maintain separate books of accounts referred to in sub-paragraph (iii) of paragraph 1; or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of the donations received and sums applied for scientific research referred to in sub-paragraph (iv) of paragraph 1; or
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
 - (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of section 35 of the said Act read with rules 5C and 5E of the said Rules.

[Notification No.39/2008/F.No.203/96/2007/TTA-II] SURENDER PAL, Under Secy.

नई दिल्ली, 18 मार्च, 2008

का.आ. 803.—-सर्वसाधारण की जानकारी के लिए एतद्हारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा अध्यकर नियमावली, 1962 (उक्त नियमवाली) के नियम 5ग और 5इ. के साथ पंडित आयकर अधिनियम, 1961 (उक्त अधिनियम) की भाग 35 की उपधारा (1) के खंड (iii) के प्रयोजनार्थ दिनांक 1-4-2004 से संगठन मैसर्स गुजरात इंस्टीट्रयूट ऑफ डेक्लपमेंट रिसर्च, अडमदाबाद को निम्नलिखित शतों के अधीन अनुसंधान कार्यकलाए में ऑसिक रूप से संलग्न 'अन्य संस्था' की श्रेणी में अनुमोदित किया गया है, अर्थात् :-

- (i) अनुमोदित संगठन को प्रदत्त सशि का उपयोग सम्माजिक विज्ञान के अनुसंधान के लिए किया जाएगा;
- अनुमोदित संगठन अपने संकाय सदस्यों अथवा अपने नामिकत छात्रों के माध्यम से सामाजिक विज्ञान अथवा स्त्रों अवेकीय अनुसंधान में अनुसंधान का कार्य करेगा;

- (iii) अनुमोदित संगठन बही-खादा रखेगा तथा उन्त अधिनियम की धारा 288 की ठप-धारा (2) के स्मच्छेकरण में यथा परिमाधित किसी लेखाकार से अपनी खादा-वही की लेखा परीक्षा कराएगा और उन्त अधिनियम की घारा 139 की उपधारा(1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत विधि चक ऐसे लेखाकार द्वारा विधियत सत्यापित एवं इस्तक्षरित लेखा परीक्षा रिपोर्ट मामलें में क्षेत्राधिकार रखने वाले आयकर आयुक्त अधवा आयकर निदेशक को प्रस्तुत करेगा।
- (iv) अनुमौदित संगठन सामाजिक विज्ञान अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्वकृत लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिक्त सत्थापित विवरण की प्रति प्रस्तुत करेगा।
- केन्द्र सरकार यह अनुमोदन विषस ले लेगी यदि अनुमोदित संगठन :-
 - (क) पैराग्राफ । के उप-पैराग्राफ (iii) में डिल्लिखित अलग लेखा वहीं नहीं रखेगा; अथवा
- (ख) पैराप्राफ । के उप-पैराप्राफ (¡¡¡) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अधवा
- (ग) पैराप्राफ 1 के उप-पैराग्राफ (iv) में उल्लिखित सामाजिक विज्ञान अथवा सारिख्यकीय अनुसंधान में अनुसंधान के लिए प्राप्त एवं प्रयुक्त दान का अपना विधरण प्रस्तुत नहीं करेगा; अथवा
- (म) अपना अनुसंधान कार्य करना मंद्र कर देगा अथवा इसके अनुसंधान कार्य को जायज नहीं पाया जाएगा; अथवा
- (इ.) उक्त नियमावली के नियम 5 ग और 5 इ. के साथ पठित उक्त ऑधिनियम की धारा 35 की उप-धारा (1) के खंड (ii) के प्रवाधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचना सं. 44/2008/फा.सं.203/133/2007/आ.क.नि-ग़] सुरेन्द्र पाल, अधर सचिव

New Delhi, the 18th March, 2008

- S.O. 803.—It is hereby notified for general information that the organization Gujrat Institute of Development Research, Ahmedabad, has been approved by the Central Government for the purpose of clause (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 (said Act), read with Rules 5C and 5E of the Income-tax Rules, 1962 (said Rules), with effect from 1-4-2004 in the category of 'other Institution', partly engaged in research activities subject to the following conditions, namely:—
 - (i) The sums paid to the approved organization shall be utilized for research in social sciences;
 - (ii) The approved organization shall carry out research in social science or statistical research through its faculty members or its enrolled students;
 - (ii) The approved organization shall maintain separate books of accounts in respect of the sums received

- by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to sub-section (2) of section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of section 139 of the said Act:
- (iv) The approved organization shall maintain separate statement of donations received and amounts applied for research in social sciences and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- The Central Government shall withdraw the approval if the approved organization:—
 - (a) fails to maintain separate books of accounts referred to in sub-paragraph (iii) of paragraph 1; or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of the donations received and sums applied for research in social sciences or statistical research referred to in subparagraph (iv) of paragraph 1; or
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
 - (e) ceases to conform to and comply with the provisions of clause (iii) of sub-section (1) of section 35 of the said Act, read with rules 5C and 5E of the said Rules.

[Notification No. 44/2008/F.No. 203/133/2007/ITA-41] SURENDER PAL, Under Secy.

नई दिल्ली, ३८ मार्च, २००८

का,आ. 804.— सर्वसाधारण की जानकारी के लिए एतर्ड्वारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 5ग और 5घ के साथ पिठत आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक 1-4-2006 से संगठन मैसर्स हरिकसनदास नरोत्तमदास मेडिकल रिसर्च सोसायटी, मुख्बई को निम्नलिखित शर्तों के अधीन आंशिक रूप से अनुसंधान कार्यकलापों में लगी 'वैज्ञानिक अनुसंधान संघ' की श्रेणी में अनुसंधान कार्यकलापों में लगी 'वैज्ञानिक अनुसंधान संघ' की श्रेणी में अनुसंधान कार्यकलापों में लगी 'वैज्ञानिक अनुसंधान संघ' की श्रेणी में अनुसंधान कार्यकलापों में लगी 'वैज्ञानिक अनुसंधान संघ' की श्रेणी में अनुसंधान कार्यकलापों में लगी 'वैज्ञानिक अनुसंधान संघ' की श्रेणी में अनुसंधान

- (i) अनमोदित ''वैज्ञानिक अनुसंधान संघ'' का एकमात्र उद्देश्य वैज्ञानिक अनुसंधान करना होगाः
- (ii) अनुमोदित संगठन स्वयं वैज्ञानिक अनुसंधार कार्य-कलाप जारी रखेगा;
- (iii) अनुमोदित संगठन बही-खाता रखेण तथा ठक्त अधिनियम की धारा 288 की उप-धारा (2) के स्पष्टीकरण में क्था परिमाक्ति किसी लेखाकर से अपनी खाता-बही की लेखा

परीसा कराएगा और उक्त अधिनियम की धारा 139 की उप-भारा (1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिवत संस्थापित एवं हस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा।

- (iv) अनुमोदित संगठन वैद्वानिक अनुसंधान के लिए प्राप्त दान तथा प्रमुक्त गरि। का अलग विवरण रखेगा और उपर्यकुत लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत संस्थापित विवरण की प्रति प्रस्तुत करेगा।
- केन्द्र सरकार यह अनुमोदन चापिस ले लेगी यदि अनुमोदित संगठन :
- (क) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित लेखा बही नहीं रखेगा; अथवा
- (ख) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
- (ग) पैराग्राफ 1 के टप-पैराग्राफ (iv) में ठिल्लिखित कैज्ञानिक अनुसंधान के लिए प्राप्त दान एवं प्रयुक्त राशि का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
- (घ) अपना अनुसंधान कार्यकलाप करना बंद कर देगा अथवा इसके अनुसंधान कार्यकलाप को उत्तयज्ञ नहीं पाया जाएगा; अथवा
- (क) डक्त नियमायली के नियम 5 ग और 5 घ के साथ पठित उस्त अधिनियम की धारा 35 की ठप-धारा (1) के खंड (ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अभिस्**चना सं. 43/2**008/फा.सं.203/125/2**00**7/आ.क.चि-II] सुरेन्द्र पाल, अवर सचिव

New Delhi, the 18th March, 2008

- 5.O. 804.—It is hereby notified for general information that the organization Sir Hurkisondas Nurrotumdas Medical Research Society, Mumbai has been approved by the Central Government for the purpose of clause (ii) of sub-section (1) of Section 35 of the Incometax Act, 1961 (said Act), read with Rules 5C and 5D of the Incometax Rules, 1962 (said Rules), with effect from 1-4-2006 in the category of "Scientific Research Association" subject to the following conditions, namely:—
 - The sole objective of the approved 'Scientific Research Association' shall be to undertake scientific research;
 - (ii) The approved organization shall carry on the scientific research activity by itself;
 - (iii) The approved organization shall maintain books of accounts and get such books audited by an accountant as defined in the explanation to subsection (2) of Section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Incometax or the Director of Income-tax having jurisdiction

- over the case, by the due date of furnishing the return of income under sub-section (1) of Section 139 of the said Act;
- (iv) The approved organization shall maintain separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- 2. The Central Government shall withdraw the approval if the approved organization:—
 - (a) fails to maintain books of accounts referred to in sub-paragraph (iii) of parage, while or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of donations received and amounts applied for scientific research referred to in sub-paragraph (iv) of paragraph 1; or
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
 - (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of Section 35 of the said Act, read with rules 5C and 5D of the said Rules.

[Notification No. 43/2008/F.No. 203/125/2007/ITA-II] SURENDER PAL, Under Secy.

(वित्तीय सेवाएं विमान)

नई दिल्ली, 4 अप्रैल, 2008

का.आ, 805.—राष्ट्रीयकृत बेंक (प्रवन्ध एवं प्रकीर्ण प्रपत्नध) स्कीम, 1970/1980 के खण्ड 3 के उप-खण्ड (1) के साथ पिठत, बेंककारी कंपनी (उपक्रमों का अर्जन एवं अंतरण) अधिनियम, 1970/1980 की धारा 9 की उप-धारा 3(ज) तथा (3-क) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एतद्वारा श्री सुवर्ण सान्याल, को अधिसूचना की विधि से तीन वर्षों की अविधि के लिए अथवा अगले आदेश होने तक, जो भी पहले हो, कार्पोरेशक के कम में नामित करती है।

(फा. सं. 9/22/2006-थीओ-1) जी. बी. सिंह, उप सर्विय

(Department of Financial Services)

New Delhi, the 4th April, 2008

S.O. 805.—In exercise of the powers conferred by sub-section 3(h) and (3-A) of Section 9 of the Banking Companies (Acquisition & Transfer of Undertakings) Act, 1970/1980 read with sub-clause (1) of clause 3 of the Nationalised Banks (Management & Miscellaneous Provisions) Scheme, 1970/1980, the Central Government hereby nominates Shri Suvarna Sanyal as part-time non-official Director on the Board of Directors of Corporation Bank for a period of three years from the date of notification or until further orders, whichever is earlier.

[F. No. 9/22/2006-BO-I] G. B. SINGH, Dy. Secy.

नई दिल्ली, 4 अप्रैल, 2008

का,आ, 806.—राष्ट्रीयकृत बैंक (प्रबन्ध एवं प्रकीर्ण उपबंध) स्कीम, 1970/1980 के खण्ड 3 के उप-खण्ड (1) के साथ पठित, बैंककारी कंपनी (उपक्रमों का अर्जन एवं अंतरण) अधिनियम, 1970/1980 की धारा 9 की उप-धारा 3(ज) तथा (3-क) द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एतदृद्वारा श्री शैंक्ल गुप्ता, को अधिसूचना की तिथि से तीन वर्षों की अवधि के लिए अथवा अगले आदेश होने तक, जो भी पहले हो, आन्ध्रा बैंक के निदेशक मण्डल में अंशकालीन गैर-सरकारी निदेशक के रूप में नामित करती है।

[फा. सं. 9/22/2006-बीओ-1] जी. बी. सिंह, उप सचिव

New Delhi, the 4th April, 2008

S.O. 806.—In exercise of the powers conferred by sub-section 3(h) and (3-A) of Section 9 of the Banking Companies (Acquisition & Transfer of Undertakings) Act, 1970/1980 read with sub-clause (1) of clause 3 of the Nationalised Banks (Management & Miscellanous Provisions) Scheme, 1970/1980, the Central Government hereby nominates Shri Shaibal Gupta as part-time non-official Director on the Board of Directors of Andhra Bank for a period of three years from the date of notification or until further orders, whichever is earlier.

[F. No. 9/22/2006-BO-I] G. B. SINGH, Dy. Secy.

(बीमा प्रधान)

नई दिल्ली, 9 अप्रैल, 2008

का,आ, 807.—बीमा विनियामक और विकास प्राधिकरण अधिनियम, 1999 (1999 का 41) की धारा 4 द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, केन्द्रीय सरकार, एतद्द्वारा, श्रीमती सुषमा नाथ, सिचन, व्यय विभाग, वित्त मंत्रास्त्रय को श्री प्रदीय कुमार, सिचन, रक्षा उत्पादन विभाग, रक्षा मंत्रास्त्रय को स्थान पर बीमा विनियामक और विकास प्राधिकरण (आईआरडीए) में तत्काल प्रभाव से अगले आदेशों तक, अंशकालिक सदस्य के रूप में नियुक्त करती है।

[फा. सं. 11/6/2003-बीमा-[]] एस. के. जिन्दल, उप सचिव

(Insurance Division)

New Delhi, the 9th April, 2008

S.O. 807.—In exercise of the powers conferred by Section 4 of the Insurance Regulatory and Development Authority Act, 1999 (41 of 1999), the Central Government hereby appoints Smt. Sushma Nath, Secretary, Department of Expenditure, Ministry of Finance as Part-time member of the Insurance Regulatory and Development Authority (IRDA) vice Shri Pradeep Kumar Secretary, Department of Defence Production, Ministry of Defence with immediate effect and until further orders.

[F. No. 11/6/2003-Ins.-HT] S. K. JINDAL, Dy. Šecy.

स्वास्थ्य और परिवार कल्याण मंत्रालय नर्ड दिल्ली, 3 अप्रैल, 2008

का, आ. 808.—केन्द्र सरकार ने भारतीय आयुर्विज्ञान परिषद् अधिनियम, 1956 (1956 का 102) की धारा 3 की उप-धारा (1) के खण्ड (क) के अनुसरण में और हरियाणा सरकार से परामर्श करने के बाद डॉ. सिहाग कमलबीर सिंह, सुपुत्र श्री गणपत राम सिहाग, मकान नं 944, सेक्टर-8, पंचकुला को दिनांक 21-04-2008 से पांच वर्षों की अवधि के लिए भारतीय आयुर्विज्ञान परिषद के सदस्य के रूप में मनोनीत किया है :--

अत: अब उक्त अधिनियम की धारा 3 की ठप-धारा (1) के उपबंध के अनुसरण में, केन्द्र सरकार एतदूहारा भारत सरकार के तरकालीन स्वास्थ्य मंत्रालय की दिनांक 9 जनवरी, 1960 की अधिसूचना संख्या का आ. 138 में निम्नलिखित और संशोधन करती है, अर्थात्:—

डक्त अधिसूचना में ''धारा 3 की उप-धारा (1) के खण्ड (क) के अधीन मनोनीत'' शीर्षक के अंतर्गत क्रम संख्या 16 और उससे संबंधित प्रविष्टियों के स्थान पर निम्नलिखित प्रविष्टियां प्रतिस्थापित की जाएंगी; अर्थात :-

"६६ डॉ. सिहाग कमलबीर सिंह, हरियाणा सरकार" सुपुत्र श्री गणपत राम सिहाग, मकान र्न. 944, सेक्टर-8, पंचकुला

> [सं. वी-11013/2/2007-एमई (नीति-4)] एस. के. गुप्ता, अबर सचिव

MINISTRY OF HEALTH AND FAMILY WELFARE

New Delhi, the 3rd April, 2008

S.O. 808.—Whereas the Central Government, in pursuance of clause (a) of sub-section (1) of Section 3 of the Indian Medical Council Act, 1956 (102 of 1956) and in consultation with the Government of Haryana have nominated Dr. Sihag Kamalveer Singh, S/o Shri Ganpat Ram Sihag, H. No. 944, Sector-8, Panchkula to be a member of the Medical Council of India for a period of five years with effect from 21-04-2008.

Now, therefore, in pursuance of the provision of subsection (1) of Section 3 of the said Act, the Central Government hereby makes the following further ainendment in the Notification of the Government of India in the then Ministry of Health number S.O. 138 dated the 9th January, 1960, namely:—

In the said Notification, under the heading, "Nominated under clause (a) of sub-section (1) of Section 3", for serial number 16 and the entries thereto, the following entries shall be substituted, namely:—

 "16. Dr. Sihag Kamalveer Singh Government of S/o Shri Ganpat Ram Sihag Haryana"
 H. No. 944, Sector-8, Panchkula

> [No. V. 11013/2/2007-ME(P-I)] S. K. GUPTA, Under Secy.

मानव संसाधन विकास मंत्रालय

(उच्चतर जिसा विभान)

(यूनेस्को यूनिट)

नई दिल्ली, 27 मार्च, 2008

का. आ. 809.—आंधेविले प्रतिष्ठान अधिनियम, 1988 (1988 का 54) की धारा 11, उप-धारा 1(ii) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए और भारत के राजपत्र के भाग 11 खण्ड 3(ii) में दिनांक 6 सितम्बर, 2004 को प्रकाशित भारत सरकार, मानव संसाधन विकास मंत्रालय, शिक्षा विभाग की अधिस्चना संख्या 27-50/2002-यूनेस्को यूनिड में आंशिक संशोधन करते हुए केन्द्र सरकार इस अधिसूचना के जारी होने की तारीख से निम्नलिखित व्यक्ति को आंधेविले प्रतिष्ठान के शासी निकाय में त्री सी. बालकृष्णन, पूर्व संयुक्त सचिव (योजना प्रभाग) के स्थान पर शासी बोर्ड के शेव कार्यकाल अर्थात् 5 सितम्बर, 2008 तक सदस्य नियुक्त करती है 1

श्री सुनिल कुमार
संयुक्त सचिव (यूनेस्को प्रभाग)
उच्चतर शिक्षा विभाग
मानव संसाधन विकास मंत्रालय
शास्त्री भवन, नई दिल्ली

-पदेन सदस्य

[फा सं 27-2/2008-यूय्] एस. के. शर्मा, निदेशक

MINISTRY OF HUMAN RESOURCE DEVELOPMENT

(Department of Higher Education)
(UNESCO Unit)

New Delhi, the 27th March, 2008

S.O. 809.—In exercise of the powers conferred by Section 11, sub-section 1(ii) of the Auroville Foundation Act, 1988 (54 of 1988) and in partial modification of the Government of India, Ministry of Human Resource Development of Education Notification No. 27—50/2002-UU dated 6th September, 2004 published in the Gazette of India, Part II, Section 3(ii), the Central Government hereby nominates with effect from the date of issue of this Notification, the following person as Member on the Governing Board of the Auroville Foundation in place of Shri C. Balakrishnan, former Joint Secretary (Plg. Division) for the remaining term of the Board i.e. upto 5th September, 2008:—

Shri Sunil Kumar

-Ex-officio Member

Joint secretary (UNESCO Division)

Department of Higher Education

Ministry of Human Resource Development

Shastri Bhawan, New Delhi

[F. No. 27-2/2008-UU] S. K. SHARMA, Director

पोत परिवहन, सङ्क परिवहन और राजमार्ग मंत्रालय (पोत परिवहन विधान) (प्रशासन [[अनुधान) नई दिल्ली, 7 अप्रैल, 2008

कत्र. आ. 810,-फाईल सं. एच-11020/2/2005-स्था. के अंतर्गत जारी दिनांक 11 अम्बत्यर, 2005 के का. आ.1484(अ) में आंत्रांक संशोधन करते हुए और फाईल सं. आई.35019/3/2006-आर. ये. आई. के अंतर्गत जारी दिनांक 5 जनवरी, 2007 के बाद के संशोधन और "सूचना का अधिकार अधिनियम, 2005" (2005 का 22) की धारा 5 की उप-धारा (1) के अनुसरण में पोत परिवहन विषया (मुख्यालय), पोत परिवहन, सड़क परिवहन और राजमार्य मंत्रासय, एत्युद्धारा :

- (i) लेखा और बजट से संबंधित सभी विषयों के लिए, श्री संजय पांडे, जिन्हें स्थानांतरित कर दिया गया है, के स्थान पर श्री बीरी सिंह, लेखा नियंत्रक (दूरमाय सं. 23381410) आई डी ए बिल्डिंग, जामनगर हाउस, नई दिल्ली-110011, को केन्द्रीय लोक-सूचना-अधिकारी के रूप में नामोदिष्ट करता है;
- (ii) योत परिवहन विभाग से संबंधित विषयों के वित्तीय पक्षों से संबंधित सभी मसलों के लिए, श्री टी. श्रीनिधि, जिन्हें स्थानांतरित कर दिया गया है, के स्थान पर डॉ. ए. आर. गोयल, निदेशक (वित्त) (दूरमाय सं. 23710213) (कमरा सं. 523), परिवहन भवभ, नई दिल्ली, को केन्द्रीय लोक-सूचना-अधिकारी के रूप में नामोहिस्ट करता है;
- (ii) पोत परिवहन विभाग के परिवहन अनुसंधान स्कंध के संबंधित सभी विषयों के लिए, श्रीमती जी. मैशली, जिन्हें पदोन्नत कर दिया गया है, के स्थान पर श्री एम. आर. रामचन्दानी, संयुक्त निदेशक (पोत-परिवहन/समन्वय) (दूरमाध सं 23387256) आई ही ए विस्डिंग, जामनगर हाउस, नई दिल्ली-110011, को केन्द्रीय लोक-सूचना-अधिकारी के रूप में नामोदिष्ट करता है:

[फा. सं. आई-35019/3/2006-आर दी आई] ए. एस. विजयन, अबर सचिव

MINISTRY OF SHIPPING, ROAD TRANSPORT AND HIGHWAYS

(Department of Shipping)

(Estt. II Section)

New Delhi, the 7th April, 2008

S.O. 810.—In Partial modification of S.O.1484 (E) dated 11th October, 2005 issud under File No. H-11020/2/2005-Estt and subsequent modification dated 5th January, 2007 issued under File No. 1, 35019/3/2006-RTI and in pursuance of sub-section (1) of Section 5 of the Right to Information Act, 2005 (22 of 2005), the Department of

Shipping (Headquarters), Ministry of Shipping, Road Transport & Highways hereby designate:

- (I) Shri Biri Singh, controller of Accounts [Tel No. 23381410] IDA Building, Jamnagar House. New Delhi-110 011 as Central Public Information Officer (CPIO) for all matters concerning Accounts and Budget of the Department of Shipping in place of Shri Sanjay Pande who has been transferred;
- Dr. A. R. Goyal, Director (Finance) [Tel No. 23710213] (Room No. 523), Transport Bhavan, New Delhi-110 001 as Central Public Information Officer (CPIO) for all matters concerning financial aspects of proposals relating to the Department of Shipping in place of Shri T. Srinidhi who has been transferred: and
- (III)Shri M. R. Ramchandani, Joint Director (S/ Coordination) (Tel No. 23387256) IDA Building, Jamnagar House, New Delhi-110011 as Central Public Information Officer (CPIO) for all matters concerning Transport Research Wing of the Department of Shipping in place of Smt. G. Mythili who has been promoted.

[File No. I-35019/3/2006-RTT] A. M. VIJAYAN, Under Secv.

वस्य मंत्रालय

नई दिल्ली, 31 मार्च, 2008

का, आ. 811.-केंद्र सरकार एतदुद्वारा यह अधिसृचित करती है कि राज्य सभा ने केंद्रीय रेशम बोर्ड अधिनियम, 1948 की धारा 4 की उपधारा (3) के खण्ड (ग) के अनुसरण में इस अधिनियम के प्रावधानों के अध्यधीन श्री बी. के. हरीप्रशाद, सदस्य, राज्य समा को तीन वर्षों की अवधि के लिए केंद्रीय रेशम बोर्ड के सदस्य के रूप में कार्यं करने के लिए 18 मार्च, 2008 को विधिवत चुन लिया है :

> [फा. सं. 25012/1/2008-रेशम] भूपेन्द्र सिंह, संयुक्त सचिव

MINISTRY OF TEXTILES

New Delhi, the 31st March, 2008

8.0. 811.—The Central Government hereby notifies that the Rajya Sabha has in pursuance of clause (c) of subsection (3) of Section 4 of the Central Silk Board Act, 1948, duly elected Shri B. K. Hariprasad, Member, Rajya Sabha, on 18th March, 2008 to serve as a member of the Central Silk Board for a period of three years subject to the provisions of the Act.

> [F. No. 25012/1/2008-Silk] BHUPENDRA SINGH, Jr. Secy.

नई दिल्ली, 7 अप्रेन, 2008

का. आ, 812,-केन्द्रीय रेशभ बोर्ड अधिनियम, 1948 (1948 का 6:) की धारा 4 की उपधारा (3) द्वारा प्रदत्त शक्तियों का प्रयोग

'n

हुए, केन्द्र सरकार एतद्द्वारा उपर्युक्त अधिनियम के प्रावधानों के अध्यधीन इस अधिसूचना को तारीख से तीन वर्ष की अवधि के लिए केन्द्रीय रेशम बोर्ड के सदस्यों के रूप में कार्य करने के लिए निम्नलिखित व्यक्तियों का नामांकन अधिसूचित करती है:

 श्रीमती एम, सत्यवती, सदस्य सचिव. केन्द्रीय रेशम बोर्ड, बॅगलुर इस अधिनियम की धारा 4(3) (बी) के तहत. केन्द्र सरकार द्वारा नामित इस अधिनियम की धारा 4(3) (एफ) के तहत केन्द्र सरकार द्वारा नामित

2. वस्त्र आयुक्त, पश्चिम बंगाल सरकार. सूक्ष्म एवं लघु उद्यम तथा वस्त्र विभाग, राइटर्स बिल्डिंग, कोलकाता-70000३

श्री एस. एन. तामुली, इस अधिनियम की धारा आई. ए. एस., सचित्र, 4(3) (जी) के तहत असम सरकार, हथकरवा, 🚁 केन्द्र सरकार द्वारा नामित वस्त्र एवं रेशम विभाग, दिसपुर, पुवाहाटी-781006 (असम)

> [फा. सं. 25012/56/99-रेशम] मूपेन्द्र सिंह, संयुक्त सचिव

New Delhi, the 7th April, 2008

S.O. 812.—In exercise of powers conferred by subsection (3) of Section 4 of the Central Silk Board Act, 1948. the Central Government hereby notifies the nomination of the following persons to serve as members of the Central Silk Board for a period three years from the date of this notification subject to the provisions of the said Act.

i. Smt. M. Sathiyavathy, Member Secretary, Central Silk Board, Bangalore.

Nominated by the Central Government under Section 4(3)(b) of the Act.

Commissioner of Textiles, Government of West Bengal, Central Government Department of Micro & Small Scale Enterprises & Textiles, Writer's Building, Kolkatta-700 001.

Nominated by the under Section 4(3)(f) of the Act.

Shri L. N. Tamuly, LA.S. Secretary to Government of Assam, Handlooms, Textile and Sericulture Dept., Dispur, of the Act. Gauwahati-781 006 (Assam)

Nominated by the Central Government under Section 4(3)(g)

[F. No. 25012/56/99-Silk] BHUPENDRA SINGH, Jt. Secy.

विद्यत मंत्रालय

नई दिल्ली, 11 मार्च, 2008

का. आ. 813.-कॅद्रीय सरकः, राजभाषा (संघ के शासकीय प्रयोजनों के लिए प्रयोग) नियम, 1976 के नियम 10 के उप निवम 4 के अनुसंस्य में पानरिप्रक कारपोरेशन आफ इंडिया लि., गुड्गांव, रूरल इलेक्ट्रीफिकेशन कारपोरेशन लि., नई दिस्ली तक नैशनल डाइब्रेइलैक्ट्रिक पाकर कारपोरेशन लि., फरींदाबाद के प्रशासनिक नियंत्रणाधीन कार्यालयों को, जिनके 80 प्रतिशत कर्मचारीबुंद ने हिंदी का कार्यसाधक ज्ञान प्राप्त कर लिया है, एतंद्ह्यां अधिस्चित करती है:-

- पावरग्रिड कारपेरेशन ऑफ इॅडिया लि., दक्षोपाप्र-1, 400 केवी खम्मम उप केन्द्र, बृद्धिदमपाडुं गांव, कोम्मिनेपस्लि (पोस्ट), खम्मम (जिला)-507182 (आ. प्र.)
- पावरग्रिड कारपोरेशन ऑफ इंडिया लि., 400/220 के.वी. वप कॅंद्र,
 के. एव. अकलकोट रोड, ग्राम: सिंबी विचोली, पो. वालसँग, ता. दक्षिण सोलापुर,
 जिला: सोलापुर-413 228 (महाराष्ट्र)
- पानरग्निड कारपोरेशन ऑफ इंडिया लि.,
 फ्लाट नें. 217, वार्ड नं. 7, नगर परिषद ले आकट,
 बस स्टॉप के पीछे, देवली,
 जिला: वर्धा-442 101 (महाराष्ट्र)
- पावरप्रिड कारपोरेशन ऑफ इंडिया लि.
 400/220 के. वो. गैस इन्सुलेटेड उप कॅद्र,
 प्लाट गं. टी-1, ग्राम: टेप्पोडे, डाकघर: कलम्बोली.
 नवी मुंबई-410 218 (महाराष्ट्र)
- शवरविद्ध कारपोरेशन ऑफ इंडिया लि. परली नाका, परली रोड, ग्राम: शेपवाडी, अंबाओगाई, जिला बीड-431 517 (महाराष्ट्र)
- पावरप्रिङ कारपोरेशन ऑफ इंडिया लि.
 प्लैट चं. एस-3, माणिक आकेंड, चेत्ना नगर, औरपाबाद-431 005 (महाराष्ट्र)
- पायरिग्रह कारपोरेशन ऑफ इंडिया लि.
 "ऑम हर्षनंदन चिलिडंग", तीसरा घंगलो, विख्ला कंपाकंड, बिडला रोड, अकोला-444 005 (महाराष्ट्र)
- रूरल इलेक्ट्रीफिकेशन कारपीरेशन लि.
 1/5, अलसूर सेड, कॅंगलूर-560 042
- नैशनल हाइड्रोइलैक्ट्रिक पावर कारपोरेशन लि. लखवाड व्यासी परियोजना, ईई-5, टौंस कालोनी, डाकपत्थर, देहरादून (उत्तराखंड)
- नैशनल हाइद्वोइलैक्ट्रिक पावर कारपोरेशन लि. संपर्क कार्यालय, फोरेस्ट व्यू भवन, नव बहार चौक, शिमला।

[सं. 11017/1/2007-हिंदी] . देवेन्द्र सिंह, संयुक्त सचिव

MINISTRY OF POWER

New Delhi, the 11th March, 2008

S.O. 813.—In pursuance of Sub Rule (4) of Rule 10 of the Official Language (use for Official Purposes of the Union) Rules, 1976 the Central Government hereby notifies the following offices under the administrative control of Powergrid Corporation of India Ltd., Gurgaon, Rural Electrification Corporation Ltd., New Delhi and National Hydroelectric Power Corporation Ltd., Faridahad, the staff whereof have acquired 80% working knowledge of Hindi:—

- Powergrid Corporation of India Ltd., SRTS-1, 400 KV Khammam Sub-Station, Budidampadu Village, Komminepalli (Post), Khammam (Distt.)-507182 (A. P.)
- Powergrid Corporation of India Ltd., 400/220 KV Sub-Station, 22nd K.M. Akkalkot Road, Village: Limbi-Chincholi, Post: Walsang, Taluka: South Solapur, Distt, Solapur 413 228 (Maharashtra)
- Powergrid Corporation of India Ltd., Plot No. 217, Ward No.7, Nagar Parishad Layout, Behind Bus Stop, Deoli, Distt. Wardha-442 101 (Maharashtra)
- Powergrid Corporation of India Ltd.,
 400/220 KV Gas Insulated Substation,
 Plot No. T-1, Village: Tembode, P.O. Kalamboli,
 Navi Mumbai-410 218 (Maharashtra)
- Powergrid Corporation of India Ltd.,
 Parli Naka, Parli Road, Village-Shepwadi,
 Ambajogai, Distt. Beed 431 517 (Maharashtra)
- Powergrid Corporation of India Ltd.,
 Flat No. S-3, Manik Arcade, Chetna Nagar,
 Arangabad-431 005
- Powergrid Corporation of India Ltd.,
 "OM Harshnandan Building",
 3rd Bangalow, Birla Compound, Birla Road,
 Akola-444 005 (Maharashtra)
- Rural Electrification Corporation Ltd., 1/5, Ulsoor Road, Bangalore-560 042
- National Hydroelectric Power Corporation Ltd., Lakhwar Vyasi Project, EE-5, Tons Colony, Dakpathar, Dehradun. (U.K.)
- National Hydroelectric Power Corporation Ltd., Liaison Office, Forest View Building, Nav Bahar Chowk, Shimla.

[No. 11017/I/2007-Hindi] DEVENDER SINGH, Jr. Secy.

दंहरा गोपोपुर मुख्य डाकघर

डाडासीबा उपडाकघर

ढलियारा उपडाकघर

गरली उपडाकधर

37.

38.

39.

40.

177101

177106

177103

177108

THE GAZETTE OF INDIA: APRIL 12, 2008/CHAITRA 23, 1930 [PART 13—Sec. 3(ii)] 1622 कार्यालयों का नाप संचार और सुचना प्रौद्योगिकी मंत्रालय पिन कोड (दूरसंचार विमाग) डाकघर का नाम क्रम, सं. (राजमाना अनुमान) 3 1 2 रामपुर बुशहैर मुख्य डाकघर मई दिल्ली, 25 मार्च, 2008 I. 172001 2. आनी उपहाकघर 172026 का. आ. 814.-केंद्रीय संस्कार, राजभाषा (संघ के शासकीय अरस् उपडांकघर 172002 3. प्रयोजनों के लिए प्रयोग) नियम, 1976 (यथासंशोधित 1987) के बडागांव उपडाकघर 172027 मियम 10(4) के अनुसरण में संचार और सूचना प्रौद्योगिकी मंत्रालय, 4. बौन्डा उपडाकघर दुरसंचार विभाग के प्रशासनिक नियंत्रणाधीन निम्नलिखित कार्यालयों 5. 172034 को, जिसमें 80 प्रतिशत से अधिक कर्मचारियों ने हिंदी का कार्यसाधक चौवाई उपडाकघर 172032 6. ज्ञान प्राप्त कर लिया है, एतदुद्वारा अधिसृचित करती है। दलाश उपडाकघर 7. 172025 देलठ उपडाकघर मुख्य महाप्रबंधक दूरसंचार, कर्नाटक परिमंडल, भा.सं. 8 172028 ज्योरी उपडाकवर नि लि , बेंगलूर 9. 172101 **ब्राखडी उपडा**कथर 10. 172201 महाप्रबंधक दुरसंचार का कार्यालय, मंड्या **172024** किंगल उपडाकघर 11. 2. मंदल अभियंता (नगर) का कार्यालय, मंड्या 12 कोटगढ उपडाकघर 172031 [सं. ई. 11016/1/2007-रा. भा. (पार्ट-[)] क्_मारसैन उपडाकघर 172029 13. कीर्ति कुमार, उप महानिदेशक (समन्वय एवं प्रशासन) चनखरी उपडाकघर 172021 14. MINISTRY OF COMMUNICATIONS AND निरमण्ड उपडाकधर 172023 15. INFORMATION TECHNOLOGY निधर उपडाकघर 172033 16. (Department of Telecommunications) निचार उपडाकघर 172103 17. (O. L. Section) नोगली उपडाकघर 18 172022 New Delhi, the 25th March, 2008 19. पदमनगर उपडाकघर 172001 S.O. 814.—In pursuance of rule 10(4) of the Official सराहन बुशहैर उपडाकेघर 172102 20. Language (Use for Official Purpose of the Union), Rules, धानेदार उपडाकघर 172030 21. 1976 (as amended-1987), the Central Government hereby notifies the following Offices under the administrative रिकार्गोपियों मुख्य डाकघर 172107 22. control of Ministry of Communications and Information भावानगर उपडाकघर 172115 23. Technology, Department of Telecommunications whereof करगांच उपडाकघर 172118 24. more than 80% of staff have acquired working knowledge. 172105 25. करडम उपडाकधर of Hindi. टापरी उपडाकघर 172104 26. Chief General Manager (Telecom.), Karnataka Circle, B.S.N.L., Bangalore 27. सांगला उपडाकघर 172106 1. Office of the General Manager 172108 28. कल्या उपडाकघर Telecommunications, Mandya 172116 29. रिख्या उपहाकघर 2. Office of the Divisional Engineer (City), Mandya स्मीलो उपद्यक्तधर 172110 30. [No. E.11016/1/2007-O. L. (Part-I)] 172109 मूरम उपडाकधर 31. KIRTHY KUMAR, Dy. Director General 32. पृह उपडाकथर 172111 (Coordination & Admn.) लियो उपदाकधर 172112 33. 172113 (इतक विभाग) तस्यो उपडाकधर 34. 172114 काजा उपडाकधर 35. नई दिल्ली, 25 मार्च, 2008 172117 सगनम् उपडाकघर 36.

का, आ, 815,-राजपाया नियम (संघ के शासकीय प्रयोजन के लिए प्रयोग) 1976 के नियम-10 के उप नियम (4) के अनुसरण में केन्द्र सरकार, डाक विभाग के अधीनस्य कार्यालयों को जिसके 80 प्रतिशत कर्मचारी (ग्रुप च कर्मचारियों को छोड़कर) ने हिंदी का

कार्यसाधक ज्ञान प्राप्त कर लिया है, अधिसूचित करती है ।

44111—-6148	3(11)]	ा का राजक र	44X1 12, 2000/ 44	23, 1930	
1	2	3	1	2	3
41.	हरिपुर तपडाकघर	176028	83.	हरोली उपडाकघर	177220
42.	ज्जालामुखी उपडाकघर	176031	84.	लठियानी उपडाकवर	174308
43.	सुंद्वियां उपटाकषर	176030	85.	मैहतपुर उपदाकघर	174315
44.	कोहाला उपडाकघर	176036	86.	मुबारिकपुर उपटाकघर	177202
45.	नैहरन पुखर उपडाकथर	177104	87-	मरबाडी उपडाकघर	174319
46.	प्रागपुर उपडाकभर	177107	88.	नैहरी नौरंगा उपडाकधर	177210
47.	पीरसल्ही उपडाकघर	177034	8 9.	ओयल उपडाकचर	:77206
48.	रक्कड् उपडाकघर	177043	90.	पन्डोगा उपडाकवर	177207
49.	संसारपुर टैरस उपडाकघर	176501	91.	पंजाबर उपहाकधर	177208
50.	ठोर उपडाकथर	177105	92.	पूर्वोबाल उपद्धाकथर	174503
51.	टिपरी उपडाक्षकर	177112	93.	रायेषुर उपडाकघर	177031
52.	कांगढा मुख्यडाकंपर	176001	94.	सलोह उपहाकथर	177203
53.	बडोह उपडाकघर	176054	95.	संतोखगढ़ उपडाकघर	174301
54.	मरमेड उपडाकथर	176021	96.	सुन्काली उपडाकपर	177219
55.	धमेटा उपडाकघर	176025	97.	सोहरी उपठाकथर	177039
56.	फतेहपुर उपडाकचर	176025	98.	तलमेडा उपडाकघर	174320
57.	गगल ठपंडाकवर	176209	99.	धानाकलां उपडाकघर	174321
58.	ज्वाली उपडाकघर	176023	100.	टठल उपडाकघर	177211
59.	नगरोटी बगवां उप डाकपर	176047	101.	कना मुख्य डाकघर	174303
60.	नगरोटी सुरिया उपडाकपर	176047	102.	कना हाक मण्डल कना	174303
61.	राज-का-तालाव उपडाकपर	176051			
62.	रेव उपडाकषर	176208	د	-१स. ११७१७ दे. पी. सेठी, उप भड़ानिदेशक (एमए	-1/2(107-रा. भा
63.	स्य उपकारणस्य सनीताल उपकारकार	176029	9	५ पा. सवा, वप महा।नदशक (एमर	र्म एव राजमाप
	रेहन उपडाकपर	176029		(Department of Posts)	
64.				New Delhi, the 25th March, 20	08
65.	सुन्ही उपडाकघर	176037		15.—In pursuance of rule 10(4	•
66.	सुन्हेद् उपडाकपर	176056		se for official purposes of the Un	
16 7.	तियारा उपडाकधर	176214		Government hereby notifies Offices of the Department of	
68.	अम्ब उपहाकघर	177203		has acquired the working knowle	
69 .	अम्बोटा उपहाकघर	177205	Sl. No.	Name of Post Office	Pin Code
70.	वंगाना उपडाकथर	174307		 -	
71-	पदसाली उपडाकषर	174317	1	- 2	3
72.	भरवाई उपडाकघर	177109	l.	Rampur BSR-HO	172001
73.	भैरा उपहाकधर	174316	2	Ani-SO	172026
74.	चितपूर्णी उपडाकषर	177110	3. 4.	Arsu-SO	172002 172027
75.	चौकीमनियार उपडाकघर	174314	4. 5.	Baragaon-SO Bonda-SO	172034
76.	धुसाडा उपडाकवर	174302	3. 6.	Chowai-SO	172034
77.	दौलतपुर चौक उपहाकभर	177204	7.	Dalash-SO	172025
78.	देहलां उपडाकघर	174306	8.	Dailath-SQ	172028
79.	दुलैहरू उपडाकवर	176601	9.	Jeoni-SO	172101
80.	गगरेट उपडाकबर	177201	10.	Jhakri-SO	172201
8t.	धनारी उपडाकघर	177212	11.	Kingal-SO	172024
82.	गोन्दपुर बनैहरा उपडाकघर	177213	12.	Kotgarh-SO	172031

		3		2	3
13.	Kumarsain-SO	172029	59,	Nagrota Bagwan-SO	17604
14,	Nankhari-SO	172021	60.	Nagrota Surian-SO	17604
45 .	Nimnand-SO	172023	61.	Raja-ka-talab-SO	17605
16.	Nither-SO	172033	62.	Rait-SO	17620
17.	Nichar-SO	172103	63.	Ranital-SO	17602
18.	Nogli-SQ	172022	64.	Rehan-SO	17602
19.	Padam Nagar-SO	172001	65.	Sunhi-SO	17603
20.	Sarahan BSR-SO	172102	66.	Sunehar-SO	17705
21.	Thanedhar-SO	172030	67,	Teara-SO	17621
22.	Reckong PEO-HO	172107	68.	Amb-SO	17720
23.	Bhawa Nagar-SO	172115	69 .	Ambota-SO	17720
24.	Katgaon-SO	172118	70.	Bangana-SO	17430
25.	Karcham-SO	172105	71.	Bhadsali-SO	17431
26.	Tapri-SO	172104	72.	Bharwain-SO	17710
27.	Sangla-SO	172106	73.	Bhera-SO	17431
28.	Kalpa-SO	172108	74.	Chintpurni-SO	17711
2 9 .	Ribba-SO	172116	75.	Chowkimaniar-SO	17431
30.	Speelo-SO	172110	76.	Dhussara-SO	17430
31.	Moorang-SO	172109	- 77 .	Daulatpur Chowak-SO	17720
32	Pooh-SO	172111	78 ,	Dehlan-SQ	17430
33.	Leo-SO	172112	79.	Dulchar-SO	17660
34.	Tabo-SO	172113	80.	Gagret-SO	t <i>7</i> 720
35.	Kaza-SO	172114	81.	Ghaneri-SO	17721
36.	Sagnam-SO	172117	82 .	Gondpur Banchra-SO	17721
37.	Dehra Gopipur HO	177101	83.	Haroli-SO	17722
38.	Dadasiba-SO	177106	84.	Lathiani-SO	17430
39.	Dhallara-SO	177103	85.	Mehatpur	17431:
40.	Garil-SO	177108	86.	Mubarakpur-SQ	1 772 00
41.	Haripur-SO	176028	87.	Marwari-SO	174319
 #2_	Jawalamukhi-SO	176031	88.	Nehri-Nauranga-SO	17721
— 43.	KhundianSO	176030	89 .	Oel-SQ	177200
и.	Kohala	176036	90.	Pandoga-SO	17720
 	Nehra-Pukher-SO	177104	91.	Panjawar-SO	177200
 16.	Pragpur-SO	177107	92.	Pubowal-SO	174503
17.	Pirsalubi-SO	177034	93 ,	Raipur-SO	17703
18.	Rakkar-SO	177043	94.	Saloh-SO	177209
19.	S. P. Terrace-SO	176501	95.	Sentokhgarh-SO	17430
50.	Thore-SO	177105	96.	Sunkali-SO	177219
51.	Tipri-SO	177112	97.	Sohari-SO	177039
92.	Kangra-HO	176001	98.	Talmera-SO	174320
53.	Baron-\$O	176054	9 9.	Thanakalan-SO	175321
73. 74.	Bharmar-SO	176021	100.	Thathal-SO	177211
55.	Dhemata-SQ	176025	101.	Una HPO	174303
6.	Fatepur-SO	176053	102.	Una Postal Dvn.	174303
77.	Gaggal-SO	176209	-		

[No. 11017-1/2007-OL] K. P. SETHY, Dy. Director General (M. M. & OL)

उपभोक्ता मामले, खाद्य और सार्वजनिक वितरण मंत्रालय

(उपभोदता मामले कियाग)

भारतीय पानक ब्यूरो

नई दिल्ली, 26 मार्च, 2008

का. आ. 816.—भारतीय सानक ब्यूरो नियम, 1987 के नियभ 7 के उपनियम (1) के खंड (ख)के अनुसरण में भारतीय मानक ब्यूरो एतदुद्वारा अधिसृचित करता है कि नीचे अनुसूची में दिये गये मानक (को) में संशोधन किया गया/किये गये हैं:

अनुसूची

क्रम संख्या			संशोधन की संख्या और तिथि	संशोधन लागू होने की तिथि
(1)	(2)		(3)	(4)
1.	2685 : 1971	·	सं. 2, मार्च 2008	3] मार्च 2008
. 2	3950 : 1979	٧.	सं. 1, मार्च 2008	31 मार्च 2008

इस संशोधन की प्रति भारतीय मानक ब्यूगे, भानक भवन, 9 बहादुर शाह जफर भार्ग, नई दिल्ली-110002, श्रेत्रीय कार्याक्योः नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयाँ: अडमदाबाद, बंग्लौर, मोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, बयपुर, कानपुर, नागपुर, पटना, पूणे तथा तिकवनन्तापुरम में बिक्री हेतु उपलब्ध हैं।

[संदर्भ : सीईही/राजपत्र]

ए. के. सैनी, चैत्रानिक 'एफ' एवं प्रमुख(सिविस इंकीनिक्सी)

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION

(Department of Consumer Affairs)

BUREAU OF INDIAN STANDARDS

New Delhi, the 26th March, 2008

S.O. 816.—In pursuance of clause (4) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that amendment to the Indian Standards, particulars of which are given in the Schedule hereto annexed has been issued:

SCHEDULE

Sl. No.	No. & Year of the Indian Standards	No. & Year of the Amendment	Date from which the Amendment shall have effect
(1)	(2)	(3)	(4)
1.	2685:1971	2, March 2008	31 March, 2008
2.	3950: 1979	I, March 2008	31 March, 2008

Copy of this Standard is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata Chandigarti, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram.

[Ref: CED/Gazette]

A. K. SAINL Scientist 'F' & Head (Civil Engg.)

नई दिस्सी, 2 अप्रैल, 2008

का. आ. 817.—भारतीय मानक ब्यूरो नियम,। 987 के नियम 7 के उपनियम (1) के खंड (ख) के अनुसरण में एतद्द्वारा अधिसूचित किया जाता है कि जिन भारतीय मानकों के विवरण नीचे अनुमूची में दिए गए हैं, वे रह कर दिए गए हैं और सापस ले लिये गये हैं : -

	अनुसूची									
क . सं.	रह किये गये मानक की सं. और वर्ष	भारत के राजपत्र माग 2, खंड 3, उपखंड (ii) में का,आ. सं. और तिथि प्रकाशित	टिप्पणी *							
(1)	(2)	(3)	(4)							
1.	आईएस 3105:1980 ऑटोमोबाइल प्रकाश व्यवस्था और सिग्नलिंग उपकरणों की सामान्य अपेक्षाएं (पहला पुनरीक्षण)	.31 मई 2000	मानक प्रचलन में नहीं रहा और प्रयोग में नहीं लाया जा रहा है							
2.	आईएस 3563:1993 स्वचल वाहन—हैडलाइट (बदले जा सकने वाले लैम्प टाइप) विशिष्टि (द्वितीय पुनरीक्षण)	31 ਸई 2003	वहो−							
3.	आईएस 3628:1966 ऑटोमोबाइल प्रयोग की साइडलाइट, टेललाइट, पाकिंग लाइट, स्टॉप लाइट और दिशा संकेतक	31 मई 2000	- वही -							
- 4	आईएस 4370:1967 कारों और व्यावसायिक वाहनों में प्रकाश व्यवस्था और सिग्नलिंग उपकरणों की ग़ैति सर्हिता	31 मई 2000	<u>-वही-</u>							
5.	आईएस 4916:1968 साइकिल सैंडल की परीक्षण पद्धतियां	31 दिसम्बर 2006	आईएस ७४५। (भाग २) : 2006 द्वारा अधिक्रमित							
6.	आईएस 745। (भाग 3) : 1974 पश्चगमन आंतरिक दहन इंजिन : भाग 3 दाएं और बाएं हाथ के एकल बैंक इंजिन की परिभाषा	31 मई 2004	आईएस 10613: 2004 में काठी की अपेक्षाएं शामिल हैं							
7.	आईएस 7451 (भाग 4) : 1974 पश्चर्गमन आंतरिक दहन इंजिन : भाग 4 थूणर्न दिशा के अधिनाम	3 । मई 2004	-वही <i>-</i>							
8.	आईएस 7451 (भाग 5) : 1974 पश्चगमन आंतरिक दहन इॉॅंजन : माग 5 सिलिंडर के अभिनाम	31 ਧई 2004	−वही−							
9.	आईएस 8415:1977 ऑटोमोबाइल के लिए हैडलाइट के अध्यारोपण के आयाम	3। ਸई 2000	मानक प्रचलन में नहीं रहा और प्रयोग में नहीं लाया जा रहा है							
10.	आईएस 8416:1977 ऑटोमोबाइल के लिए फॉग लाइट के आरोपण के आयाम	31 मई 2000	स र्ही - -							
11.	आईएस 9961:1981 ऑटोपोबाइल प्रयोग के लिए रिवर्सिंग लाइट की विशिष्टि	.3। म ई 2000	-वहीं-							
12	आईएस 10256:1982 ऑटोमोबाइल के लिए स्टॉप, टेल और टर्न सिग्नल लाइट के संस्थापन की रीति संहिता	31 मई 2000	–वही –							

इस भारतीय मानक की प्रतियां भारतीय मानक ब्यूग्रे, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों : नई दिल्ली, कोलकाता, चण्डीगढ़, चेम्मई, मुम्बई तथा शाखा कार्यालयों: अहमदाबाद, बंगलीर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदसबाद, जयपुर, कानपुर, नागपुर, पटना, पूणे सथा तिरूवनन्तापुरम में बिक्री हेतु उपलब्ध हैं ।

[संदर्भ : टीईडी/जी-16]

राकेश कुमार, वैज्ञानिक 'एफ' एवं प्रमुख(टी ई डी)

New Delhi, the 2nd April, 2008

S.O. 817—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, it is, hereby notified that the Indian Standards, Particulars of which are mentioned in the Schedule give hereafter, have been cancelled and stand withdrawn.

	SCHEDULE							
SI. No.	No. & Year of the Indian Standards Cancelled	S.O. No. & Date published in the Gazette of India Part-II, Section-3, Sub-section (ii)	Remarks					
(1)	(2)	(3)	(4)					
ı.	IS 3105:1980 General requirements for automobile lighting and signaling devices (first revision)	31 May 2000	Standard became obsolete and not in use					
2	IS 3563:1993 Automotive vehicles—Headlight (repisceable lamp type)—Specification (second revision)	31 May 2003	-do-					
3.	IS 3628:1966 Sidelights, tail-light, parking lights, stop lights and direction indicators for automobile use	31 May 2000	-do-					
4.	IS 4370:1967 Code of practice for the use of lighting and signaling devices on cars and commercial vahicles	31 May 2000	-do-					
5.	IS 4916:1968 Methods of test for bicycle saddles	31 Dec 2006	Superseded by IS 7451 (Part 2):2006					
6.	IS 7451(Part 3):1974 Reciprocating internal combustion engines: Part 3 Definition of right hand and left hand single bank engines	31 May 2004	Requirement of saddles covered in IS 10613:2004					
7.	IS 7451 (Part 4): 1974 Reciprocating internal combustion engines: Part 4 Designation of direction of rotation	31 May 2004	-do-					
8.	IS 7451(Part 5):1974 Reciprocating internal combustion engines: Part 5 Designation of the cylinders	31 May 2004	-do-					
9.	IS 8415:1977 Mounting dimensions of head lights for automobiles	31 May 2000	Standard became obsolete and not in use					
10.	IS 8416:1977 Mounting dimensions of fog lights for automobile	31 May 2000	-do-					
11.	IS 9961:1981 Specification for reversing lights for automobile	31 May 2000	-do-					
12.	18 10256:1982 Code of practice for installation of stop, tail and turn signal lights for automobiles	31 May 2000	-do-					

Copy of this Standard is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopat, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram.

[Ref: TED/G-16]

RAKESH KUMAR, Scientist 'F' & Head (Transport Engg.)

कोयला मंत्रालय

नई दिल्ली, 31 मार्च, 2008

का, आ, 818,—केन्द्रीय सरकार को यह प्रतीत होता है कि इससे उपाबद्ध अनुसूची में उल्लिखित परिक्षेत्र की भूमि में कोयला अभिप्राप्त किए जाने की संभावना है ;

अत: अब, केन्द्रीय सरकार कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957 (1957 का 20) (जिसे इसमें इसके पश्चात् इक्त अधिनियम कहा गया है) की धारा 4 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस क्षेत्र में कोयले के लिए पूर्वेक्षण करने के अपने आशय की सूचना देती है ; इस अधिसूचना के ऑतर्गत आने वाले क्षेत्र के रेखांक सं. डी.जी./8667 तारीख 14 नवम्बर, 2007 का निरीक्षण महाप्रबंधक (गर्वेषण प्रभाग), सेंट्रल माइन प्लानिंग एण्ड डिजाइन इंस्टीच्यूट, गोंडवाना प्लेस, कॉके रोड, रांची के कार्यालय में कोयला नियंत्रक, 1, कार्डोसल हारूस उद्दीट, कोलकाता-700001 के कार्यालय में या जिला कलेक्टर, जिला रायगढ़, छतीसगढ़ के कार्यालय में किया जा सकता है।

इस अधिसूचना के अंतर्गत आने वाली पूर्मि में हितबद्ध सभी व्यक्ति उक्त अधिनियम की धारा 13 की उपधारा (७) में निर्दिष्ट सभी नक्शों, बाटों और अन्य दस्तावेजों को इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से नक्वे दिन के पीतर महाप्रबंधक (गवेषणा प्रधाग), सेंट्रल माइन प्लानिंग एण्ड डिजाइन इंस्टीच्यूट, गोंडवाना प्लेस, ॉक रोड, संची को भेजेंगे।

अनुसूची स्थांग ईस्ट ''ए'' ब्लाक, मांद रायगढ़ कोबला क्षेत्र जिला - रायगढ़ (छतीसगढ़)

रेखांक सं. डीजी/8667 तारीख 14 नवम्बर, 2007

东. EĹ	ग्राम	याना/ तहसील	ग्राम संख्या	ज़िला	क्षेत्रफल (एकड् में लयभग)	क्षेत्रफल (एकड् में लगभग)	टिप्पणी <i>.</i>
1	2	3	4	5	6	7	8
1.	पोरिया	धमरजयगढ्	321200	रायगढ	515.0	208.5	भ्रम
2.	सिरका	धमरजयगढ्	321500	रायगढ्	546.0	221.0	भ्यम
š .	सरसा देवा	कोरबा	525200	रायगढ्	109.0	44.0	भाग
4.	अमलढीहा	कोरवा करदला	524000 530700	रायगद्	39.5	160	भाग
5.	वनक्षेत्र	मुरक्षित वन क्षेत्र		स्रवगढ्	1655.5	670,0	भाग
	कुल				2665,0(लग	ग) 1159,5(लग	भग)

सीमा वर्णन :

- क-स्र रेखा सरसा देवा ग्राम के ''क'' **दिन्दु से आरंग होती है, और अमल**ढीहा गांव के दक्षिणी क्रोर से गुजरती हुई बिन्दु ''ख'' पर मिलती है ।
- ख-ग रेखा पोरिया ग्राम के दक्षिण-पूर्वी भाग से होकर गुजरती हुई गांव के उत्तर-पूर्वी भाग के पूर्वी भाग में ''ग'' बिन्दु पर मिलती है ।
- ग∸म रेखा जंगल से टेढ़ी-मेड़ी गुजरती हुई बिन्दु ''घ'' पर मिलती है ।
- भ-ङ रेखा "घ" से मुडती हुई सीधी जंगल रेखा पर बिन्दु "ङ" पर मिलती है ।
- **ङ-क े रेखा वन से गुजरती हुई बिन्दु ''क'' पर सरसा देवा गांव में वापस मिल जाती है ।**

[फा सं. 43015/01/2008-पीआरआईडक्प्यू-।]

एम. शहाबुदीन, अवर सचिव

MINISTRY OF COAL

New Delhi, the 31st March, 2008

S.O.818.— Whereas it appears to the Central Government that Coal is likely to be obtained from the lands in the locality mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisitions and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act), the Central Government hereby given notice of its intention to prospect for coal therein;

The plan number DG/8667 dated the 14th November, 2007 of the area covered by this notification can be inspected at the office of General Manager (Exploration Division), Central Mine Planning and Design Institute, Gondwana Place, Kanke Road, Ranchi or at the office of the Coal Controller, 1, Council House Street, Calcutta or at the office of the District Collector, District Raigarh, Chattisgarh.

All persons interested in the land covered by this notification shall deliver all maps, charts and other documents referred in sub-section (7) of Section 13 of the said Act to the General Manager (Exploration Division), Central Mine Planning and Design Institute, Gondwana Place, Kanke Road, Ranchi within ninety days from the date of publication of this notification in the Official Gazette.

SCHEDULE

SYANG EAST-A BLOCK,

Mand Raigarh Coalfield, District Raigarh, Chhatisgarh

Plan bearing number DG/8667 dated 14th November, 2007

All Rights

SL No.	Village	Thana/ Tehsil	Village No.	District	Area in Acres (Approx)	Area in Hectares (Ap prox)	Remarks
]	2	3	4	5	6	7	8
l.	Poriya	Dharemjeigarb	321200	Raigarh	515.0	. 208.5	Part
2.	Strice	Dharamjaigarh	321500	Raigarh	546.0	221.0	Part
3.	Saraadeva	Korba	525200	Raigarh	109.0	44.0	Part
4.	Amaldiha	Korba/ Kartala	524000/ 530700	Raigarh	39.5	16,0	Part
5.	Forest			Raigarh	1655.5	670.0	Part
	Total		<u> </u>		2865.0 (Approx)- mately)	1159.0 (Approxi- mately)	

Boundary Description

- A-B '— The line starts at point 'A' in village Sarsadewa and passes through southern part of Amaldiha village and meets points 'B'.
- B-C The line passes through south-western part of village Poria & meets points 'C'.
- C-D The line crossed curvely in the R.F. & meets point 'D' on the edge of village Sirka.
- D-E The line turns & meets point 'E' at the edge of forest boundary.
- E-A The line passes through in the forest & meets points 'A' in Sarsadewa village.

[F.No. 43015/01/2008-PRIW-I]
M. SHAHABUDEEN, Under Socy.

आदेश

नई दिल्ली, 3; मार्च, 2008

का.आ. 819.—कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम 1957 (1957 का 20) (जिसे इसमें इसके वश्चात् उपता अधिनियम कहा गया है) को धारा 9 की उपधारा (i) के अधीन भारत सरकार के कोयला मंत्रालय की जारी की गई अधिसूचना संख्यांक का आ. 2577 तारीख 8 अक्तूबर, 2004 जो भारत के राजपत्र, भाग II, खंड 3, उपखंड (ii), तारीख 16 अक्तूबर, 2004 में प्रकाशित होने पर, उक्त अधिसूचना से संलग्न अनुसूची में वर्गित भूमि (जिसे इसमें इसके पश्चात् उक्त भूमि कहा गया है) में खनिजों के खनन, खदान, बोर करने, उनकी खुराई करने और तलाश करने, उनहें प्राप्त करने, उन पर कार्य करने और उन्हें ले जाने का अधिकार, उक्त अधिनियम की धारा 10 की उपभारा (1) के अधीन, सभी विल्लोगमों से मुक्त होकर, आर्वातिक रूप से केंद्रीय सरकार में निहित हो गए हैं ;

और केंद्रीय सरकार का यह समाधान हो गया है कि बेस्टर्न कोलफील्ह्स लिमिटेड, नामपुर (जिसे इसमें इसके पश्चात् उक्त कंपणी कहा गया है) ऐसे निर्मापनों और शर्तों का, जो केंद्रीय सरकार इस निमित्त अधिरोपित करना उचित समझे, अनुपालन करने के लिए तैयार है ;

अतः अ**न**, केंद्रीय सरकार, उच्त अधिनियम की धारा 11 की उपधास (1) द्वारा ग्रह्म शक्तियों का प्रयोग करते हु**ए, यह निदेश देती है,** कि इस प्रकार निष्ठित उक्त भूमि में पूर्वोक्त अधिकार तारीख 16 अक्तूबर, 2004 से केंद्रीय सरकार में इस प्रकार निष्ठित बने रहने के बचाए, ब्रिम्नलिखित निर्वधनों और शर्तों के अधीन रहते हुए, उक्त सरकारी कंपनी में निहित हो जाएंगे, अर्थात्—

- उक्त कंपनी, उक्त अधिनियम के उपबंधों के अधीन अवधारित प्रतिकर, ब्याज, नुकसानी और वैसी ही मदों की बाबत किए गए सभी संदायों की केंद्रीय सरकार को प्रतिपृति करेगी।
- 2. उक्त कंपनी द्वारा शर्त (1) के अधीन, केंद्रीय सरकार को संदेश रकमों का अवधारण करने के प्रयोजनों के लिए एक अधिकरण का गठन किया जाएगा तथा ऐसे किसी अधिकरण और ऐसे अधिकरण की सहायता के लिए नियुक्त व्यक्तियों के संबंध में उपगत सभी व्यय, सरकारी कंपनी द्वारा यहन किए जाएंगे और इसी प्रकार, इस तरह निहित उक्त भूमि में के अधिकारों के लिए या उनके संबंध में सभी विधिक कार्यवाहियों, जैसे अधील आदि की बाबत उपगत, सभी व्यथ भी सरकारी कंपनी द्वारा यहन किए जाएंगे।
- 3. उक्त कंपनी, केंद्रीय सरकार या उसके पदधारियों को, ऐसे किसी अन्य व्यय के संबंध में, वो इस प्रकार निष्ठित उक्त भूमि में पूर्वोक्त अधिकारों के बारे में, केंद्रीय सरकार या उसके पदधारियों द्वारा या उनके विरुद्ध किन्ही कार्यवाहियों के संबंध में आवश्यक हो, क्षतिपृत्ति करेगी ।
- 4. उक्त कंपनी को, केंद्रीय सरकार के पूर्व अनुमोदन के बिना, इस प्रकार बिहित ठक्त भूमि में के पूर्वोक्त अधिकार किसी अन्य व्यक्ति को अंतरित करने की शक्ति नहीं होगी ;
- 5. उक्त कंपनी, ऐसे निर्देशों और रातों का, जो केंद्रीय सरकार द्वारा जब कभी आवश्यक हो, उक्त भूमि के विशिष्ट क्षेत्रों के लिए दिए जाएं या अधिरोपित किए जाएं, पालन करेगी ।

[फा. सं. 43015/3/2001-पीआरआईडब्ल्यू] एम. शहासुद्दीन, अवर सचिय

ORDER

New Delhi, the 31st March, 2008

S.O. 819.—Whereas, on the publication of the notification of the Government of India in the Ministry of Coal, Number S.O. 2577 dated the 8th October, 2004 published in the Gazette of India, Part-II, Section 3, sub-section (ii), dated the 16th October, 2004, issued under sub-section (1) of Section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act) the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands described in the Schedule appended to the said notification (hereinafter referred to as the said lands) vested absolutely in the Central Government free from all encumbrances under sub-section (1) of Section 10 of the said Act;

And, whereas, the central Government is satisfied that the Western Coaffields Limited, Nagpur (hereinafter referred to as the said Company) is willing to comply with such terms and conditions as the Central Government thinks fit to impose in this behalf:

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 11 of the said Act, the Central Government hereby directs that the aforesaid rights in the said lands so vested, shall, with effect from the 16th October, 2004 instead of continuing to so vest in the Central Government, vest in the Government Company, subject to the following terms and conditions, namely:—

- the said Company shall reimburse to the Central Government all payments made in respect of compensation, interest, damages and the like, as determined under the provisions of the said Act;
- a tribunal shall be constituted for the purpose of determining the amounts payable to the Central Government by the said Company under condition (1) and all expenditure incurred in connection with any such Tribunal and persons appointed to assist the Tribunal shall be borne by the said Company and similarly, all expenditure incurred in respect of all legal proceedings like appeals, etc. for or in connection with the rights, in or over the said lands, so vesting, shall also be borne by the said Company;
- the said Company shall indemnify the Central Government or its officials against any other expenditure that may
 be necessary in connection with any proceedings by or against the Central Government or its officials, regarding
 the aforesaid rights in the said lands so vesting;
- 4 the said Company shall have no power to transfer the aforesaid rights in the said lands so vested, to any other person without the previous approval of the Central Government, and
- 5. the said Company shall abide by such directions and conditions as may be given or imposed by the Central Government for particular areas of the said land, as and when necessary.

[F. No. 43015/3/2001-PRJW]

M. SHAHABUDEEN, Under Secy.

नई दिल्ली, 31 मार्च, 2008

का, आ, 820.—केन्द्रीय सरकार को यह प्रतीत होता है कि इससे उपायद्ध अनुसूची में उल्लिखित अवस्थिति की भूमि में कोयला अभिप्राप्त किए जाने की संभायना है;

अत: अब, केन्द्रीय सरकार कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957 (1957 का 20) की धारा 4 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस क्षेत्र में कोयले के लिए पूर्वेक्षण करने के अपने आशय की सूचना देती है ;

इस अधिसूचना के अंतर्गत आने वाले क्षेत्र के नक्शा रेखांक 'डी.जी./8671 तारीख 14 नवम्बर, 2007 का निरीक्षण पहाप्रबंधक (गवेषण प्रभाग), सेंट्रल माइन प्लानिंग एण्ड डिजाइन ईस्टीच्यूट, गोंडयाना प्लेस, कॉके रोड, रांची के कार्यालय में या कोयला नियंत्रक, 1, कार्टीसल डाकस स्ट्रीट, कोलकाता के कार्यालय में या जिला कलेक्टर, जिला ग्रयगढ़, छतीसगढ़ के कार्यालय में किया जा सकता है 1

इस अधिसूचना के अंतर्गत आने वाली भूमि में हितबद्ध सभी व्यक्ति उक्त अधिनियम की धारा 13 की उपधारा (7) में निर्दिष्ट सभी नक्शों, चारों और अन्य दस्तत्वेजों को इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से नब्बे दिन के भीतर महाप्रबंधक (गवेशणा प्रमाग), सेंट्रल माहन प्लानिंग एण्ड डिजाइन इंस्टीक्यूट, गोंदवाना प्लेस, कॉके रोड, रांची को भेजेंगे 1

अनुसूची खिरा उत्तर पूर्व ''ए'' ब्लाक, भांद रायगढ़ कोयला क्षेत्र, जिला–रायगढ़ (छतीसगढ़)

सभी	अधिकार			्रां रखांक सं ड	ोजी/8671 तारी	<u>छ 14</u> नदम्बर, <u>20</u> 07	
क्र. सं	ग्राम	थानए ग्राम तहसील सं	जिला जिला	क्षेत्रफल (एकड में लगभग)		क्षेत्रफल (एकड में लगपग)	टिप्पणी
1	2	3	4	5	6	7	8
1.	जबगा ़	धरमज्यगद्	321600	रायगढ	793.0	321.0	भाग
2.	आमरगिरो	धरमजयगढ्		रायगढ्	257.0	104.0	भाग
3.	वनक्षेत्र			स्यगढ्	1359.0	550.0	म्यग
_	मुल		<u> </u>		2409.0(लगभग)	975.0(स	ाभग)

सीमः वर्णनः

क-ख रेखा जंगल में ''क'' बिन्दु से आरंभ होती है, और उसी जंगल के बिन्दु ''ख'' पर मिलती है ।

ख-ग रेखा जबगा गांव से गुजरती हुई और जंगल को पार करने के पश्चात् जमेरी गांव के दक्षिणी भाग के "ग" किनारे पर मिलती **है ।**

ग-म रेखा जमेरी गांव से गुजरती हुई जंगल में बिन्दु "घ" पर मिलती है।

घ-क रेखा जंगल से गुजरती हुई और बिन्दु ''क'' पर मिल जाती है ।

[फा सं. 43015/5/2008-पीआरआईडस्पु-1]

एम. शहाबुद्दीन; अवर सन्दिव

New Delhi, the 31st March, 2008

S.O. 820,— Whereas it appears to the Central Government that Coal is likely to be obtained from the lands in the locality mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisitions and Development) Act, 1957 (20 of 1957) (herein after referred to as the said Act), the Central Government hereby gives notice of its intention to prospect for coal therein;

The plan number DG/8671 dated the 14th November, 2007 of the area covered by this notification can be inspected at the office of General Manager (Exploration Division), Central Mine Planning and Design Institute, Gondwana Place, Kanke Road, Ranchi or at the office of the Coal Controller, 1, Council House Street, Calcutta or at the office of the District Collector, District Raigarh, Chattisgarh.

All persons interested in the land covered by this notification shall deliver all maps, charts and other documents referred in sub-section (7) of Section 13 of the said Act to the General Manager (Exploration Division), Central Mine Planning and Design Institute, Gondwans Place, Kanke Road, Ranchi within ninety days from the date of publication of this notification in the official Gazette.

SCHEDULE

CHIRA NORTH EAST + A BLOCK

Mand Raigarh Coalfield, District Raigarh, Chhatisgarh

Plan bearing number DG/8671 dated the 14th November, 2007

All Rights

SL No.	Village	Thana/ Tehsil	Village No.	District	Area in Acres (Approx)	Area in Hectares (Approx)	Remarks
1	2	3	4	5	6	7	3
L	Jabga	Dharamjaigarh	321700	Raigarh	793.0	321.0	Part
2.	Jamergiri	Dharamjaigarh		Raigarh	257.0	104.0	Part
3.	Forest			Raigarh	1359.0	550.0	Part
	Total				2409.0 (Approxi- mately)	975.0 (Approxi- mately)	

Boundary Description

- A-B The line starts at point 'A' in forest and meets points 'B' in same forest.
- B-C The line passes through village Jabga and after crossing in the forest at meets point 'C' in the southern part of village Jamergin.
- C-D The line passes through village Jamergiri and meets point 'C' in the forest.
- D-A The line passes through forest and meets point 'A'.

[F.No. 43015/05/2008-PRIW-I]

M. SHAHABUDEEN, Under Secy.

नई दिल्ली, 4 अप्रैल, 2008

का.आ. 821,—केन्द्रीय सरकार ने, फोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम 1957 (1957 का 20) की धारा 4 की उपचारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, कोयला मंत्रालय की अधिसूचना संख्याक का.आ. 2587 जो भारत के राजपत्र, भाग II, खंड 3, उपखंड (ii), तारीख 12 सितम्बर, 2007 में प्रकाशित की गई थी, को हिंदी रूप का संशोधन करती है, अर्थात् :—

- 2. उपरोक्त अधिसूचना के सीमा वर्णन में —
- i) रेखा "क ख" में, प्रविष्टि **निंदु "रुख" पर** मिलती हैं के स्थान **पर बिंदु "ख"** पर मिलती हैं" प्रविष्टि रखी जाएगी ।
- वें) रेखा "य भ" में, प्रविध्ः बिंदु "रुभ" पर मिलती है के स्थान पर बिंदु "घ" पर मिलती है" प्रविध्ः रखी जाएगी ।
- jji) रेखा "घ क" में, प्रविध्टि बिंदु "रुक" पर मिलती है के स्थान पर बिंदु "क" पर मिलती है" प्रविध्टि रखो जाएगी ।

[फा सं. 43015/22/2004-पीआस्आईडब्ल्यू-1]

एम. शहाबद्दीन, अवर सविव

New Delhi, the 4th April, 2008

S.O. 821,—In exercise of the powers conferred by sub-section (1) of Section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby amends the English version of notification of the Government of India, Ministry of Coal vide number S.O. 2587 dated the 12th September, 2007, namely:—

- (i) In the Schedule for words and figures "(Plan No-C-1(E)HI/FR/7500-407 dated the 10th April 2006)", the words and figures "(Plan No-C-1(E)HI/FR/750-407 dated the 10th April 2007)" shall be substituted;
- (ii) In the Schedule regarding Plot numbers acquired in village Bhanegaon for figures "38/1A, 38/1B- 38/2A- 38/2B- 38/2", the figures "38/1A- 38/1B- 38/2A- 38/2B, " shall be substituted;
- (ii) In the Schedule regarding Boundary description ---
 - (a) On 'B-C' line, for words and figures "9, 22, 20, 17, crosses cannel the", the words and figures "9, 18, 22, 20, 17, 18/1- 18/2-, crosses cannel then", shall be substituted;
 - (b) On 'D-A' line, for words and figures "Plot numbers 48, 49/1- 49/2 and", the words and figures "Plot numbers 48, 49/1- 49/2, 1 and", shall be substituted.

[F. No. 43015/22/2004-PRIW]

M. SHAHABUDEEN, Under Secy.

मई दिल्ली, 4 अप्रैल, 2008

का.आ. 822.—केन्द्रीय सरकार ने, कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957 (1957 का 20) की घारा 4 की उपचारा (1) के अधीन भारतें सरकार के कोयला मंत्रालय की अधिसूचना सं. का.आ. 2071 तारीख 25 मई, 2006, जो भारत के राजपत्र, माम II, खंड 3, उपखंड (ii), तारीख 27 मई, 2006 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलयन अनुसूची में विनिर्दिष्ट परिक्षेत्र की भूमि में जिसका माम 183.479 हेक्टर (लगभग) है, कोयले का सर्वेक्षण करने के अपने आश्रय की सूचना दी थी ;

और उक्त भूमि की बाबत उक्त अधिनियम की धारा 7 की उपधारा (1) के अधीन कोई सूचना नहीं दी गई ;

अतः अब, कॅद्रीय सरकार, ठक्त अधिनियम की धारा 7 की उपधारा (1) द्वारा प्रदत्त राक्तियों का प्रयोग करते हुए, उपरोक्त अधिसृचना अर्थात् सं. का.आ. 2071, की विधिमान्यता को, उस अवधि के रूप में 27 मई, 2008 से आर्रम होने वाली एक वर्ष की और अवधि के लिए किस्तारित करता है, जिसके मीतर केंद्रीय सरकार ठक्त भूमि को या ऐसी भूमि में या उस पर के किसी अधिकार का अर्थन करने के अपने आशब की सूचना दे सकेंगी।

[फ. सं. 43015/10/2005-पीआरआईडरूयू-1]

एम. शहाबुदीन, अंवर सचिव

New Delhi, the 4th April, 2008

8.0. 822.— Whereas by the notification of Government of India, in the Ministry of Coal, number S.O. 2071 dated 25th May, 2006, issued under sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) and published in Gazette of India dated the 27th May, 2006, Part II, Section 3, Sub-section (ii), Central Government gave notice of its intention to prospect for coal in land measuring 183.479 hectares (approximately) or 453.38 acres in the locality specified in the Schedule appended thereto.

And whereas in respect of the said lands, no notice under sub-section (1) of Section 7 of the said Act has been given.

Now, therefore, in exercise of the powers, conferred by sub-section (1) of Section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby extend the validity of the above notification i.e. number S.O. 2071, for a further period of one year commencing from the 27th May, 2008 as the period within which the Central Government may give notice of its intention to acquire the said lands or any rights in or over such lands.

[F. No. 43015/10/2005-PRIW-I]

M. SHAHABUDEEN, Under Secy.

पेट्रोलियम और प्राकृतिक गैस मंत्रालय.

नई दिल्ली, 7 अप्रैल, 2008

का. आ. 823.—केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन)अधिनियम 1962 (1962 का 50) (जिसे इस में इस के पश्चात उक्त अधिनियम कहा गया है) की धारा 3 की उप-धारा (1) के अधीन जारी की गयी भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का.आ.2936 तारीख 04 अक्तूबर 2007 द्वारा तामिलनाडु राज्य में चेन्नई पेट्रोलियम कॉर्पोरेशन लिमिटेड, मनालि कि रिफैनेरी से देवनगुंदि टर्मिनल, बैगंलोर तक पेट्रोलियम उत्पादों के परिवहन के लिए इंडियन ऑयल कार्पोरेशन लिमिटेड द्वारा सि. बि. पि. एल पाइपलाइन बिछाने के प्रयोजन के लिए उक्त अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी।

और उन्त अधिसूचना की प्रतियाँ जनता को तारीख 20-12-2007 को उपलब्ध करा दी गई थी ।

और उक्त अधिनियम की घारा 6 की उप-धारा (1) के अनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है ।

और केन्द्रीय सरकार का उक्त रिपोर्ट पर विचार करने के पश्चात यह समाधान हो गया है कि ईस अधिसुचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकार का अर्जन किया जाना चाहिए।

अतः अब, केन्द्रीय सरकार, उद्ध्त अधिनियम की धारा 6 की उप-धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि इस अधिसुचना से संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमि में पाइपलाइन बिछाने के लिए उपयोग का अधिकार अर्जित किया जाता है ।

यह और कि केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उप-धारा (4) द्वारा प्रदत्त सक्तियों का प्रयोग करते हुए यह निर्देश देती है कि उक्त भूमि के उपयोग का अधिकार इस अधिसूचना के प्रकाशन की तारीख से केन्द्रीय सरकार में निहित होने की बजाय सभी बिल्लंगमों से मुक्त हो कर इंडियन ऑयल कार्पोरेशन लिमिटेड में निहित होगा ।

"उपाबद्ध अनुसूची"

अनुसूची

सालुका : क्रमुकोटाइ	भिलाः सिन्	THE STATE OF THE S	रा	ञ्च : स्तमिलना	5
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गाँव का नाम	सर्वेक्षण सं-साण्ड सं	वय-खण्ड सं.	ं देवटर	एकर	वर्ग मिक
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	97	2 ऍ	00	25	85
	97	1 ए	. 00	18	67
	94	2बी	00	03	30
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	94	1	00	10	44
	94	3	00	01	31
	95	1 Ų	00	00	40
•	95	1 वी	00	00	40
4, आनंदनककवक्कम	208	2	00	02	24
	208	3	00	02	16
	208	1	00	29	89 '
	207	3 Q	00	04	39
	207	3ৰী	- 00	05	30
	207	102	00	10	94
	207	1ए1	00	03	00
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	211	1 ए1सी	00	00	40
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	199	3व्सी	00	10	24
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	222	1	00	06	33
	266	2बी	. 00	04	58
	266	2 Q	00	11	54
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	272	3	00	00	40
	272	1	00	14	61
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	279	2	00	01	00
	279	1	00	07	58
95, माडाभिलागम	299	3	00	05	14
	299	. 2	00	06	90
	299	1	00	07	33
	300	3	00	00	40
	300	2	00	01	71
	300	1	00	04	+ 37
	305	1बी	00	04	81
	305	• 1ए	00	01	88
	303	3बी	00	00	40
	302	3	00	04	28
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	290	-3	00	06	74
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	287	4	00	04	50
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78, सिरुकांडालाम	129	2सी	00	. 02	86
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	102	2	00	11	89
	356	2	00	05	42
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	354	3वी 1	. 00	00	67
	354	3ए -	00	03	05
	354	2	00	02	76
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	361	2	00	05	50
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	368	-	00	18	89
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	371	2	00	07	65
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•	374	2बी	00	00	41
	374	1बी	00	00	40
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76, पेरुमुडिवक्कम	63	6	- 90	00	40
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	63	8	00	10	06
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•	58	4	. 00	01	77
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	21	8	. 00	02	44

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	21	5	90	03	94	
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75, आलिजियककम	12	2	00	09	05	
	17	3	00	#1	25	
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	112	5व्यी	00	.06	. 67	
•	112	4की	00	05	74	
	112	4 ए	00	02	50	
	111	1	00	14	24	
·	75	2	00	06	12	
	75	1	00	04	43	
	76	-	00	12	00	
	74	-	00	00	40	
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	105	2 नी	00	00	40	
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	105	1 बी2बी	00	00	82	
•	105	1बी2ए	00	02	66	
	105	1बी1	00	07	70	
	78	-	00	03	21	
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मारत का राज्यत

[भाग **ii—श्रव्य** 3(ii)]

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	258	2 '	00	12	48
	257	•	-00	00	59
	256	2	00	23	20
	252	1	00	05	40
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	238	2	00	04	08
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	220	1	00	08	16
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71, प्रांबाल्लम	6	. 1	00	00	40
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70, कादरभेडु	108		00	04	86
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25, मेमवेडु	1	4	20	46	44
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पन [[— सम्ब 3(1î)]	भारत का सजवत : अत्रव	13, 2445			
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	110	2	00	21	24
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	111	. 5	90	. 04	32
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	113	5	00	02	64
	113	8	00	05	70 .
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	113	12	QO.	00	50
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	113	. 8	. 00	03	91
	113	1	00	04	14
•	122	2ऐच्	00	11	16
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THE GAZETTE OF INDIA: APRIL 12, 2008/CHAITRA 23, 1930

[Part II—Sec. 3(ii)]

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24, मेयुर	33	2ए	00	22	66	
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	33-	1सी2	00	14	89	
	33	1वी1	00	04	72	
	35	3ए	00	03	60	
	. 35	2 बी	00	14	0,0	
	35	1बी	00	00	67	
-	35	1 ए	00	07	20	
	35	201	00	01	30	
	. 52	6	ÓO	10	62	
	52	5	00	07	35	
	52	4	00	00	50	
	52	3	00	01	40	
	52	. 2	00	01	96	
	54	2बी	00	12	24	
	54	1	00	09	00	
	55	8	00	07	92	
	55	7	00	05	04	
	55	. 6	00	07	20	
	55	. 4	00	· 06	30	
	55	3	00	02	52	
	56	-	00	02	70	
	145	2खी	90	05	96	
	134	2	00	03	60	

. 1	2	3	4	5	6
	134	. 1	00	09	16
	136	3बी	90	02	03
	136	3 ₹1	00	64	58
	136	2 \(\frac{7}{2}\)	00	02	88
·	136	2ए।	00	04	82
	136	1ए	00	06	59
	143	•	00	00.	40
	142	-	. 00	08	67
	141	1बी2	00	00	40
	141	1ए	00	03	08
	168	3	00	- 01	68
	168	1ची	00	06	90
	1 69	•	00	09	52
	171	2	00	10	11
	172	-	00	09	90
	176	2	00	06	66
	177	2	GO	03	57
	177	1	00	80	81
	220	2	00	09	96
•	220	1	00	. 08	16
. •	222	2	00	00	84
	221	2	00	01	68
·	217	3	00	05	76
•	217	2	00	00	40 -
	, 218 ·	1	60	'04	14
	204	6	00	10	08
	205	2	00	11	70
	205	1	00	08	10
	206	_	00	07	69

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1 2 3 4 8 6 208 - 00 06 52 667 5 00 15 12 657 6 00 02 07 667 2सी 00 08 76 667 2प 00 02 64 667 1एफ 00 07 02 20, कोराककीश्राह्मलाम 2 3 00 07 52 2 2 00 26 32 14 3सी 00 15 03 14 3 सी 00 15 03 14 1 1 00 15 03 14 2 00 09 36 14 1 1 00 4 09 22 15 - 00 25 37 21, देबांड प्रक्रम							
857 5 00 15 12 657 6 00 02 07 657 2सी 00 06 76 657 2ए 00 02 64 657 1णी 00 07 02 657 1एफ 00 07 02 20, कोराककोश्राहालाम 2 3 00 07 52 2 2 00 26 32 14 3सी 00 01 35 14 3सी 00 15 03 14 2 00 09 36 14 1 00 4 09 22 15 - 00 25 37 21, ऐकांड प्रक्रम	i. 1	2	3	4	5	6	
657 6 00 02 07 657 2सी 00 08 78 657 1जी 00 00 60 657 1एफ 00 07 02 20, कोराककोश्वास्ताम 2 3 00 07 52 2 2 00 26 32 14 3सी 00 01 35 14 3सी 00 15 03 14 1 00 09 38 14 1 00 0 09 22 15 - 00 0 0 22 137 6 00 0 0 0 137 5 00 07 38 137 2 00 07 20 137 3 00 00 40 138 3 00 09 36 138 2 00 07 14		208	-	00	06	52	
8657 2सी 00 08 78 657 1जी 00 00 60 60 657 2ए 00 02 64 657 1एफ 00 07 02 64 657 1एफ 00 07 02 62 64 657 1एफ 00 07 52 20 75		657	5	00	15	12	
857 1जी 00 00 80 867 2ए 00 02 64 857 1एक 00 07 02 20, कोराककोश्राह्मसम्भ 2 3 00 07 52 14 3शी 00 01 35 14 3शी 00 15 03 14 2 00 09 36 14 1 00 0 09 22 15 - 00 25 37 21, देबांडभक्कम 115 - 00 01 26 137 5 00 07 38 137 5 00 07 38 137 2 00 07 38 137 3 00 00 40 138 3 00 09 36 138 3 00 09 36	•	657	6	00	02	07	
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20, कोरामकोश्वाद्वालाम 2 3 00 07 52 2 2 00 26 32 14 3ई। 00 01 35 14 3ई। 00 15 03 14 2 00 08 36 14 1 00 4 09 22 15 - 00 25 37 21 15 - 00 01 25 37 21 15 - 00 01 25 137 2 137 5 00 07 38 137 5 00 07 38 137 2 00 07 20 137 3 00 09 36 138 3 00 09 36 138 3 00 09 36 138 3 00 09 36 138 3 00 09 36 138 3 00 09 36 138 3 00 09 36	•	657	2 ₹	00	02	64	
2 2 00 26 32 14 3ई। 00 01 35 14 3ई। 00 15 03 14 2 00 08 36 14 1 00 4 08 22 15 37 15 - 00 01 25 37 15 137 5 00 07 38 137 2 00 07 20 137 3 00 00 40 138 3 00 09 36 138 3 00 09 36 138 3 00 09 36 138 3 00 09 36 138 3 00 09 36 138 3 00 09 36		657	1एफ	00	07	02	
14 3ईी 00 01 35 14 3ईी 00 15 03 14 2 00 08 36 14 1 00 4 08 22 15 - 00 25 37 25 137 2 00 07 38 137 2 00 07 20 137 3 00 00 40 138 3 00 09 36 138 138 3 00 09 36 138 138 2 00 07 14	20, कोरावकोश्राङालाम	2	3	00	07	52	
14 3सी 00 15 03 14 2 00 08 36 14 1 00 08 22 15 - 00 25 37 21, देवांड भक्का 115 - 00 01 26 137 6 00 04 00 137 5 00 07 38 137 2 00 07 20 137 3 00 00 40 138 3 00 09 36 138 3 00 09 36		2	2	00	26	32	
14 2 00 09 36 14 1 00 09 22 15 - 00 25 37 21, देबांड सक्कम 115 - 00 01 26 137 6 00 04 00 137 5 00 07 38 137 2 00 07 20 138 3 00 00 00 40 138 3 00 09 36 138 2 00 07 14		14	3 8î	00	01	35	
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21, देवांडभक्कम 115 - 00 01 26 137 6 00 04 00 137 5 00 07 38 137 2 00 07 20 137 3 00 00 40 138 3 00 09 36 138 2 00 07 14		14	2	00	09 .	. 36	
21, देबांड भक्कम 115 - 00 01 26 137 6 00 04 00 137 5 90 07 38 137 2 00 07 20 137 3 00 90 40 138 3 00 09 36 138 2 00 07 14		14	1	00	O B	22	
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138 3 00 09 36 138 2 00 07 14			2	0,0	07	20	
138 2 00 07 14	•	137	3	00	00	40.	
		138	3	00	09	36	
···		138	. 2	00	07	14	
138 1 00 06 30	:	138	1	00	96	30	
139 - 00 06 23		139	-	00	06	_ 23	
141 4 00 17 16		141	4	00	17	16	
142 1 00 16 56		142	1	00	16	56	
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227 1 00 18 90		227	1	00	18	90	

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1	.2.	3	4	5	6
	229	1बी	00	27	18
	229	1叉	00	09	80
	224	7	¢0	08	18
	224	3	00	06	60
,	224	2	00	00	90
	232	5	. 00	16	66
	232	4	00	07	56
	232	2बी	00	07	06
	232	1बी	00	05	- 45
· ·	251		00	13	32
•					
19, ओडाम्पाइ	17	•	00	16	38
	14	2	oć	15	84
•	14	1सी	00	06	84
	11	2वी	00	07	20
	11	2सी	100	19	68.
	10	1	00	01	53
	8	9 सी	00	05	55
	8	95	00	02	63
	8	8	OQ.	10	08
	3	3 Ų	00	01	61
	3	4 ₹	00	05	50
	3	4वी	ÓΟ.	00	40
			-	·	
16, आङ्गमवक्कम	17	2ए	90	- 06	40
	17	1सी	00	00	40
•	17	1डी	00	03	38
	15	2	äo	01	54
	24	<u>2</u> 2ए1	00	- 07	66
·	THE "	- 51			<u></u>

1	2	3	4	5	6
•	24'	1	00	07	42
	25	1डी	00	04	86
•	25	1ए	00	04	68
	25	1 थी	90	03	51
	25	2मी	00	00	55
	25	2 页1	. 00	00	98
	30	1मी	00	05	54
	30	1ए	00	Q5	52
	31	7	00	01	37
	31	8	00	05	14
	31	5	. 00	07	20
	31	4	90	64.	20
	31	3	00	00	42
	29	1	00	03	22
•	37	1ए	00	10	65
	33	2	00	13	32
	35	2	Ó0	00	40
	35	1	00	00	89
	68	4 Ų2	00	00	40
	68	4बी	00	18	90
	68	3	00	08	09
	68	5बी 1	00	00	40
	- 68	ऽसी	00	04	69
	72	2ৰ্জী	00	01	48
	72	2जे	00	04	95
	72 ′	2आई	00	00	51
•	45	2ए	00	17	31
	47	1	00	09	77
	· 47	2	00	00	40
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1	2	3	4	.5	. 6
	48	7	00	03	78
·	48	6	00	04	20
	- 48	5	00	02	48
	48	4	00	. 01	36
	46	1\$	00	00	40
	48	1एक	00	01	90
	49	-	00	03	55
·	50	3 Ų	00	00	. 40
,	50	4वी	00	105	22
	50	47	00	01	16
•	50	5	00	03	30
	50	3बी	90	Q1	95
	50	3सी	00	00	69
	60	2वी	00	01	35
	50	2ए	00	01	20
	50	.1सी	00	01	3 9
•	235	1 मी	.00	00	40
	235	1ए	00	01	94
•	230	2 बी	90	00	83
	234	2	00	04	BQ
	234	1	00	05	28
·	230	1बी2	QQ	Ò4	81
	230	1ৰী1	. 00	04	87
	230	1ए2	00	02	64
	230	1 哎 1	00	01	27
	231	1वी	00	01	52
	231	1 収	00	01	87
	229	5वी	00	. 02	80
	229	5 ए	00	-01	90

1	2	3	1 ,		
			4	5	6
	229	3बी	00	00	71
	229	3 Ų	00	01	60
	228	12	00	. 05	22
·	228	10वी	00	05	76
	228	11ए	, 00	00	40
·	223	2	00	05	80
•	213	18	00 .	02	61
	. 213	.14	00	05	22
	213	15	00	03	19
	212	2	00 .	00	40
	201	2सी	00	04	59
	201	272	00	03	17
	201	2ए1	00	01	49
	201	2बी	00	03	90
	201	1	00	02	89
	203	ŧŲ	00	09	73
	203	1बी	00	00	40
	202	1	GO	09	54
l .	202	2	00	00	40
٠	208	2	00	01	11
·	208	उसी	00	08	29
	151	2सी	00	00	40
	151	2डी	00	08	49
	151	1 एफ	00	00	40
-	151	1জী	00	04	51
	152	4 ₹	00	00	40
•	152	3	00	90	63
•	152	2	00	01	61
	152	1尺	00	03	21

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L	oJ.	

[बाग][—खण्ड 3(ii)]	भारत का एजपत्र : अप्रल				
1	2	3	4	5	6
<u></u>	153	1	00	18	85
		&		Ae .	35
13, पामककम	173	<u>1</u> सी	00	06	
	173	1प्	00	07-	71 .
	173	1बी	00	07	37
	172	9	00	01	93
	172	8	00	00	40
	172	10	QQ	.09	36
	. 172	7	00	12	. 80
	172	1 .	00	15	56
	170	20	00	01	54
	171	1	90	00	66
	171	2	ÇÕ	15	88
	171	3	00	01	- 31
	143	4	00	10	08
	143	10	00	09	90
•	143	5	90	04	36
	143	6	.00	00	40
	143	0	00	95	05
		7	00	06	48
	143	, 1 6	00	06	07
	142		90	05	38
1	142	15् 14 मी	00	04	36
	142	•	00	05	90
	142	14ए			
	142	13	00	01	98
	142	12	00	00	40
	135	8	00	08	01
	135	8	00	03	88
	135	10मी	00	- 00	65

5	2	3	4	5	6
	135	- 	<u></u>	<u> </u>	_
		11	00	03	73
	135	12	00	10	68
*	136	14	90	04	04
,	136	13	00	00	40
	136	12	00	06	02
	136	7	00	09	03
	136	. 6	00'	00	40
	127	2	00	D 1	78
	127	1	00	11	34
	106	4	. 00	02	61
•	107	12	00	03	96
	107	4	00	07	20
	107	5	00	00	40
,	107	3	00 -	03	06
	107	. 2	00	03	15
	107	8	00	07	56
	107	8	00	GO	- 40
	84	1	00	11	90
	85	21	00	07	27
	86	20वी	00	01	31
	83	. 6	00	03	21
	83	5	00	01	61
	83	4	oo	01	66
	83	3	GO	03	42
	83	2	00	03	42
	. 83	1बी	00	01	33
	52	20ए	90	01	89
· .	82	19	00	03	95
	82	18	00	07	64

1	2	3	4	5	6
<u></u>	82	17	00	04	04
	82	16	00	00 .	40
	62	15	90	00	40
	76	8	00	01	76
	77	11	00	05	40
	77	10	00	01	16
	77	. 9	00	01	00 ·
	77	12 .	00	07	04
	77	17	00	Q1	22
	77	14	00	04	68
	77	15बी	00	01	45
	77	15ए	00	01	75
	78	18	00	02	42
•	78	17	00	00	40
•	70	10	00	00	68
•	70	. 3	00	05	38
	70	2	00	01	97
	70	1	00	01	13
1	70	. 4	00	03	38
	69	4 .	00	00	40
	69	5वी	00	031	90
	. 69	5 ₹	00	00	- 40
·	69	11	00	00	40
	69	10	00	00	63
•	69	9	00	05	98
	69	8	00	80	22
	69	7	00	01	23
•	56	13	. 00	05	62

		7			
1	2	3	4	5	6
12, नयाप्य वक म	14	1बी	00	11	04
	14	. 1ए	00	00	56
•	17	2	00	00	87
	17	3	00	07	66
	17	1.	00	02	86
·	15	1	00	00	40
	45	-	00	05	80
	44	3	00	٥1	66
	44	4खी	00	06	80
	44	4 ए	00	00	40
•	48	1	. 00	02	90
•	48	2ए	00	00	40
	41	1	00	01	80
·	41	2	00	01	60
	41	3	00	03	65
·	41	4	00	04	33
	42	5	OD-	00	40
	35	ं 1सी	00	00	40
	35	2सी	00	00	78
	35	<u> ३</u> सी	00	02	60
	40	1	00	01	40
	40	2ए	00	00	40
	36	5व् री	00	03	60
	38	5ए	00	00	40
	36	६बी	00	02	84
	36	6哎	00	01	30
	38	1ची	00	12	40
	38	़ 1सी	00	0 1	69
	38	· 3	00	00	52
		<u> </u>			<u></u>

1	2	3	4	5	6
	38	1ए	0,0	00	40
	38	2	00	00	40
	188	2	00	00	40
	188	1	00	05	95
	188	3	00	02	48
	189	1बी	00	03	33
	189	1सी	00	03	16
	189	2प्	00	00	85
	189	2बी	00	03	31
· .	189	3	00	06	31
•	189	4ए	00	04	74
	189	4बी	00	03	24
	186	1	00	00	66
	223	-	00	04	53
	224	2बी	00	00	83
	224	2\$	00	07	02
	224	2डी	00	ĐG	40
	213	5ए	00	01	30
	213	4 ए	00	09	65
	213	3 ए	, 00	03	24
<u>.</u>	213	1哎	00	04	. 77
·	213	1बी	00	00	40
	212	6	00	12	78
	212	2	00	07	66
	212	1	00	03	00
	217	2	00	04	69
	217	1 哎:	00	02	. 18
	217	4सी	00	01	. 0
	217	1बी	00	02	94

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1	2	3	4	5	6.
	217	1सी	00	00	51
	207	3	00	06	18
·	207	5	00	02	30
•	207	. 4	00	04	50
	207	1	00	00 -	65
	. 205	4	00	oó	60
	296	1बी	00	02	16
	296	. 2	00	14	04
	296	. 1ए	00	05	12
	295	3ऐच्	00	03	60
	295	3जी	00	02	34
	295	3 एफ	00	03	24
	- 295	3 इ	00	02 ·	88
	295	3डी	00	03	24
	295	उबी	00	04	32
	295	3 Ų	00	-00	90
	295	2	00	07	92
	295	1	00	12	60
	258	•	00	02	24
	257	•	00	01	92
	268	•	00	20	13
	267	<u>.</u> ·	00	11	22
	266	•	00 -	25	56
	263	u	00	03	22
	261	-	00	00	40
	262	-	00	27	45

	जिला : सिरुवालुर		राज्य : तामिलनाडु			
साल्काः : तिरुवालुर	जिलाः सि	वासुर	क्षेत्रफल			
गाँव का नाम	सर्वेक्षण सं-खण्ड सं	ट्य-खण्ड सं.	हेक्टर	एयर	कां मिटर	
1	2	3	4	5	6	
1, बेंगल	425	7	00	04	85	
	425	15	00	00	40	
	425	14	00	00	. 85	
	425	8	00	00	40	
	. 425	9	00	02	. 84	
	425	10	00	01	80	
	425	11	90	03	42	
	425	2	00 -	01	75	
	426	12	00	08	64	
	426	11वी	00	04	91	
:	426	11页	00	01	54	
	426	8	00	80	08	
	426	9ए	00	05	56	
·	426	1	00	00	40	
·	427	4	00	03	18	
	427	7	00	06 [. 26	
•	427	6	ÇO	00	40	
·	427	†	. 00	04	19	
	428	5	00	03	60	
	428	8	00	01	. 58	
	428	7बी	00	00	40	
	428	6	Ç0	07	07	
	428	2	00	01	20:	
	428	- 1ए	00	05	45	
	429	4	00	. 00	40	
	240	2 डी	00	10	58	

1	2	3	·4	5	6
	240	2सी 1	00	13	50
	240	2बी	00	08	46
	240	1	00	32	40
	238	1	00	11	10
•	237	1	00	14	00
	216	3	00	23	- 44
	216	2जे	00	00	40
•	215	-	00	14	40
	205	5	00	12	26
	205	2	00	02	60
	205	. 3	00	00	83
	203	6	00.	02	40
	203	5	00	00	97
	203	4	00	01	16
	203	3	00	00	40
	203	2	00	CO	40
	203	. 1	. 00	07	45
	202	3	00	05	00
	199	` 3	00	01	61
	199	4	00	04	40
	199	5	00	03	68
	193	9	00	10	. 18
	193	3	00	05	60
	193	5	, 00	04 .	80
0, सेमबेबु	52	6	00	10	CE
	52	4वी	00	10	80
	52	4 ए	00	60	28
	52	3	00	02	21

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<u> </u>	52	2	00	95	70
•	52 52	1	00	05	18
	50	7सी	00	06	12
	50	7 U 2	OÓ	07	00
	50	4वी	00	05	60
	50	4 ए	00	05	30
	50	6बी	90	00	88
	50	6 Ų	00	03	51
•	49	10ঙী	00	03	96
	49	.oसी	t o	04	32
	49	10बी	00	04	32
•	49	10₹	00	02	25
	49	9%	00	'01	10
	49	6बी	00	04	41
		. 9	00	00	60
	62 52	, BQ	90	04	01
		7	00	05	76
•	62		00	02	42
	62	6 5	. 00	02	40
	62		00	06	66
	62	4	00	00+	40
	62	3 6सी	00	03	12
	63		* 00	05	16
	53	8 डबी	90	02	. 24
•	63			02	31
	63	. 9	. 00	02	20
	63	10	00	01	54
	63	6 ₹	00		98
	63	4	00	01	16
	63	5	00	02	. 10

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1	2	3	4	5	6
	63	2ए	00	05	70
	63	1	00	01	75
•	63	13	00	00	40
	63	12	00	00	96
	64	19	90	00	40
	64	17	00	00	75
	64	21	00	01	90
	64	15	00	03	50
	64	14	00	03	20
	64	13	00	03	24
	64	12	00	03	24
	64	11	00	03	42
r	78	: ३ आई	00	01	18
	78	9 एफ	00	01	00
	78	9इ	00	00	70
	78	9डी	00	01	08
	· 78	9सी	00	00	54
	78	9वी	00	00	75
	78	9प्	00	00	40
	78	. 8	00	00	40
	77	5 .	00	04	50
,	77 🦓 🚉	4	00	04	32
	77	1ए	. 00	06	48
	76	6	00	02	94
	78	7 बी1वी	00	00	53
	76	7朝1리	00	00	70
	76	७ बी१आर	00	00	98
	78	7बी₁पी	00	01	22
6	76	7बी1ओ	00	D 1	02

[भग]]—खण्ड 3(ii)]	मारतं का राजपन : अवल 12, 2008 पन 23, 1930					
1	2	`3	4	5	6	
	76	7बी1 एम	ďο	00	81	
	_, 76	7बी1 के	00	01	00	
	76	7 ए	00	00	84	
	76	7बी1डब्लू	00	00	76	
	76	7बी1आई	00	01	50	
	76	7बी1जे	00	90	40	
	76	7बी₁एफ	00	01 ·	90	
	~ 7 6	7 বী 1জী	00	00	40	
	76	<i>1</i> बी1डी	oò	Q1	62	
	76	7बी1बी	00	00	50	
	76	7बी1ए	00	02	52	
	76	4	OD.	OC	40	
	76	8	00	04	14	
	82	29बी	00	04	50	
	82	29 U	00	02	88	
	82	25	00	10	62	
	82	24	00	00	40	
	82	23	00	02	60	
	82	22	00	02	40	
	82	19	00	00	40	
	82	18	00	03	90	
	82	- 15	00	ØO	40	
	82	16	. 00	02	50	
	82	14	00	00	85	
	82	12	. 00	00	40	
	82	10	00	11	10	
	82	9	00	01	04	
-	169	2 ए	00	07	50	
	169	3	00	00	6	

<u> </u>		1	<u> </u>		
1	2	3	4	5	6
	168	4	00	12	50
	166	3 डी	00	02	85
	168	3 एफ	00	03	62
	168	3 सी	00	90	40
	168	3 इ	00	07	00
	168	2	00	01	28
	168	1	00	14	40
	111	3	00	07	20
	111	2	00	13	00
	111	1	00	09	00
	111	6	00	00	40
	110	20	00 ·	00	40
	112	8	00	02	00
	112	7	00	06	15
•	112	15	00	04	68
·	112	14	00	03	60
	112	-13	00	04	96
	. 112	11	00	01	53
	†12 ,	10	.00	- 01	60
	113	1	. 00	. 08	10
	113	13	00	00	40
	113	4	00	02	25
	1†3	3	00	04	20
	113	2	00	00	40
	113	5	00	01	80
•	106	2	00	02	50
	106	३ एफ	00	00	40
•	108	3जी	Q 0	00	75
	108	5	00	00	60

भारत का राजपत्र : अप्रैल 12, 2008/चैत्र 23, 1930

1	2	3	4	5	6
	106	4	00	06	40
	106	7 ए	00	02	56
	1 06	8	00	08	30
	106	9	00	00	65
	. 106	14	00	00	60
	106	15	00	03	96
	107	4	00	01	95
	104	6	00	03	70
	104	श्रप	00	00	40
	104	5	00	00	60
	104	7	00	03	60
	104	4 जी	00	03	20
•	104	4सी	00	08	44
•	104	4 डी	00	00	40
	104	4 ₹	00	06	40
	99	15	00	03	68
	99	13	00	05	30
	99	14	00	06	. 12
	101	9	90	10	26
	101	8ए	oo	02	90
	101	श्र् बी	00	ľO	26
	101	श्स ि	00	00	40
· ·	101	3सी	00	01	80
	101	उ नी	00	02	88
	101	3ए	00	.08	64
	10 1 .	2	00	02	50
	101	4बी	00	. 00	40
	101	1बी	00	01	96
	101	1 Ų	00	06	84

1	CEE	
J		

, 1	2	3	4	. 5	6
	94	11	00	14	04
	94	10	00	06	24
	94	14	00	00	60
·	94	9	00	03	60
	94	8	00	03	96
	94	7	00	08	46
	94	2	00	03	60
	94	1	00	00	40
	95	10	00	05	10
	. 95	6	00	07	10
	95	9	00	03	64
	95	7	00	02	16
	95	8	- 00	04	36
	93	. 1	00	23	50
	·				
21, एराइयुर	20	2सी	00	05	68
	20	2ए	00	06	05
	20	ĮŲ	00	04	22
	20	1व्यी	00	02	69
	19	8	00	05	76
	19	7	00	04	61
	19	6	00	02	80
	19	4	00	10	08
	13	2	00	09	64
	12	20	00	05	19
	12	16	· 00	04	88
	12	15	00	02	70
•	12	14	00	03	14
	12	8	00	02	95

1	2	3	4	5	6
	12	. 7	00	06	97
	12	6	00	Q 5	66
•	12	5	00	11	93
	12	4	90	00	40
	11	• াৰ্শ্বী	00	06	30
•	11	1ए	00	17	71
	10	5बी	00	07	32
	10	5 V	00	, 00	84
	10	1ভী	00	06	35
	10	1सी	GO	01	05
	10	2बी	00	06	. 54
	3	3	00 -	09	72
	` 3	2	00	09	72
	3	1वी	00	04	55
	3	1ए	00	04	63
	. 1	8	90	18	51
23, विरुपाइर	1	1ए	00	00	90
7, सेंब्रामपल्याम	39	5	00	00	90
et and	39	7	00	07	85
	39	6	00	01	44
	57	-	00	20	36
	58	2डी	00	01	95
•	58	1	00	04	75
	59	1बी	00	09	50
·	59	1丈	00	04	73
	59	2	00	04	20
	61	1डी	00	04	82

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1	2	3	4	- 5	6
	61	1सी	00	05	18
	61	1बी	00	03	78
	61	2ए	00	05	29
•	61	ं 1ए	00	00	68
	62	2	00	09	01
	63	•	00	16	02
	281	4 एन	00	00	75
	281	13	00	05	40
	281	, 12	00	00	65
	288	6	00	Ç0	98
	286	1	00	14	80
·	286	9 एफ	00	00	87
	286	9 🕏	00	03	47
	286	9 ऐच्	00	Q1	38
	286	9 आई	00	. 00	40
	307	५ एफ	00	02	91
	307	5জী	00	01	60
	307	5 ऐच्	00	03	50
	307	3	00	00	77
	308	1哎	00	04	01
	304	7वी	00	03	36
,	304	7 哎	00	12	96
	304	6 Ų	00	05	50
	304	12 ए	00	00	40
	304	6सी	00	05	90
	304	9	00	03	00
	304	10	00	00	40
	304	11	00	05	82
	304	8	00	00	40
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[খাল [1—खण्ड 3(মি)]	2	3	4	5	6
	293	3	00	04	05
	294	_ 1	00	00	72
	440	1Ų	00	03	88
	440	1 भी	00	03	33
	440	2 Ų	90	00	56
	441	1ष्	00	04	70
	44	1वी 2	. 00	02	16
•	54°	୍ରୀ ।	00	02	28
	442	2	00	08	80
	442	1	00	09	36
	459	1	00	01	92
	459	2	00 .	01	73
	459	3 哎	00	00	90
•	458	2ए	00	05	58
·	458	1 ए	00	06	30
	457	5बी	00	00	89
	491	डब ी	00	01	78
,		7	00	05	91
•	491 491	6 ए	00	01	67
	•	2	00	06.	17
	490	1	00	00	40
	490	2	00	12	80
	489	1	00	00	40
	489	-	00	·00	40
	516	e	00	02	88
	515	-5	CO	02	07
	515	4	00	01	. 80
	518	2	00	01	63
	518	1		04	36
	517	1	00		

[PART II—Sec. 3(ii)

	The state of the s	L 12, 2000 CHAI]	KA 23, 1930	[Part	II—SEC. 3(ii)]
1	2	3	4	5	6
•	519	2	00	02	55
	519	1	. 00	02	00
	. 519	5	00	02	88
	519	4	00 -	03	78
	519	3	00	05	37
	525	1	. 00	-06	48
• •	526	2	. 00	05	22
	526	1बी	00	00	- 50
	52 6	2	D O	09	43
	527	5 Q	90	02	83
	527	3	00	02	66
	527	5मी	CO	00	40
	527	2	00	02	56
	527	4	00	00	67
	528	3	00	06	84
٠				•	
118, थोमुर	62	2पी	00	03	17
	52	2 ओ	00	00	81
	52	2 एन	00	05	76
	63	4वी	00	00	40
	63	4 ऎ	00	15	52
	63	2वी	00	08	9 2
	63	2ऍ	00	01	58
	97	1জী	00	00	60
•	97	1एफ	00	02	10
	97	1 इ	. 00	03	92
	97	1 डी	. 00	04	98
	97 ~	· 1सी	00	1 1	17
	97	1मी	00	00	90

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ग I !—सन्द ३(ji)]	चारत का एजपत्र : अप्रैल 1	2, 2008/43 23, 1930	<u> </u>		1671
4	2	3	4	5	6
•	97	2	00	00	83
	96	10	00	12	22
	96	14	00	06	00
	. 96	13	00	04	86
	96	. 11	00	00.	70
	96	12	00	00	40 -
	96	· 15	00	12	96
	66	10	00	07	46
	66	11	00	04	90
	66	12	oò	07	56
	66	14	00	00	40
	66	7	60	09	02
	66	13	00	01	80
•	67	12	00	12	18
	90	10	00	02	34
	90	11	00	03	96
•	90	. 9	00	01	48
	90	13	00	07	35
	90	12	00	00	75
	90	4	00	. 01	24
	90	5	00	06	05
	90	1ए	óo	15	67
	75	16	00	04	61
	75	12	00	04	86
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		80	4	00	20	88
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		81	2डी	00	09	08
•		83	2ए	CO	03	90
		83	1डी	00	01	06

ताल्का : तिरुवानि	जिला : तिरुवालुर		राज्य : तामिलनाडु			
and the state of the state of	1.414.11 1.114	laud.		क्षेत्रफल		
गाँव का नाम	सर्वेक्षण सं-खण्ड सं	उप∹खण्ड सं.	हेक्टर	एयर	वर्ग मिटर	
1	2	3	4	5	6	
3, काञ्चिपाडि	57	12	00	05	22	
	· 56	15	00	00	40	
	56	16	· oc	08	42	
	56	7	00	05	10	
	56	6	00	01	47	
	56	20	00	05	55	
	56	4	00	02	39	
	56	1	00	04	65	
	. 58	13	00	13	14	
	58 ,	12	00	01	64	
	53	5	00	03	88`	
	58	11	00 ·	04	06	
	. 52	8	00	11	69	
	52	6	00	09	00	
	59	10	00	06	99	
	38	10	00	03	98	
	38	4सी	00	80	04	
	38	3	00	05	35	
-	38	4 ए	00	02	26	

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भारत का समयत्र : अप्रल	Z, 20061 44 .33. 172			
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	4	00	05	91
	9	00	08	78
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		00 ,	06	30
•		00	02	80
		00	04	40
		00	10	08
		90	01	91
	7	00	00	40
	4	00	01	49
	10सी	. 00	06	76
	10बी	00	08	. 64
	10尺	00	00	40
	8खी	90	00	.40
	7ब्दी	· Q0	07	82
	7ए	ç o	06	fs .
		00	03	10
		00	00	82
		00	00	40
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	2 37 37 37 37 20 20 20 20 20 29 24 26 26 26 2 2 2 2 2 2 2 2 1 1 1 1	37 6 37 7 37 8 37 4 20 9 20 10 20 8ए 20 1 19 5 24 4 26 8 26 7 26 4 2 10सी 2 10सी 2 10ए 2 8बी 2 7सी 2 7ए 2 4बी 1 24 1 22ए 1 23 2 4ए 1 18 1 19	2 3 4 37 6 00 37 7 00 37 7 00 37 8 00 37 4 00 20 9 00 20 10 00 20 10 00 20 1 00 20 1 00 20 1 00 20 1 00 20 1 00 20 1 00 21 1 00 22 10सी 00 2 10ए 00 2 8मी 00 2 7ए 00 2 4मी 00 1 24 00 1 22 00 1 23 00 1 24 00 1 23 00 1 18 00 1 21 00 1 18 00 1 19 00	2 3 4 5 37 6 00 00 37 5 00 05 37 7 00 07 37 8 00 03 37 4 00 05 20 9 00 08 20 10 00 08 20 1 00 06 20 1 00 06 20 1 00 02 19 5 00 04 20 1 00 02 19 5 00 04 20 1 00 02 10 2 00 00 26 4 00 01 26 4 00 01 2 10 ² 00 00 2 7 ² 00 00 2 7 ² 00 <t< td=""></t<>

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THE GAZETTE OF INDIA: APRIL 12, 2008/CHAITRA 21, 193	NDIA: APRIL (2, 2008/CHAITR 4.24, 1036)
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[PART II—Sec. 3(ii)]

		2 of India: Al Ric (2, 2008/CHAITRA 23, 1930			[Part II—Sec. 3(ii)]		
. 1	2	3	4	5	6		
42, गुलुर	72	18	00	09	79		
•	72	22	00	03	39		
	72	21	. 00	10	01		
	72	12	00	07	65		
	72	11	00	06	56		
	71	. 4	00	05	85		
	. 71	3	00	09	90		
41, पानापक्कम	39	4	00	00	40		
	39	· 3	00	04	. 83		
	39	2	00	09	00		
	39	1	00	` 00	40		
. •	38	12	00	01	60		
	. 38	1 1	00	05 -	5 1		
	38	13	00	00	40		
,	38	14	00	01	04		
	38	9	00	25	02		
	38	10	. 00	01	80		
	37	3	QO	01	80		
	37	2	00	12	60		
	14	15	00	04	65		
	14	13	00	02	27		
	14	12	00	00	94		
	14	11	00	00	90		
·	14	14	00	04	30		
		12,	00	00	82		
	. 16	13	00	04	08		
	16	14	00	02	16		
•	16	10	00	01	94		

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- 1	6.7

[4411—444 3(11)]					
1	2	3	. 4	5	.6
	16	5	00	03	20,
	16	3	00	03	70
•	17	9	00	04	68
	17	16	00	08	64
	17	15	00	02	10
	17	14	00	01	5 0 ·
	17	13	00	01	_. 70
•.	27	1	00	25	65
	21	17	00	04	60
-	21	18	90	04	46
	21	14	00	00	40
	21	15	00	05	78
40, नेडाम्बरम	51	. 1 8 ए	00	05	40
	5 1	6	00	09	50
	51	8बी	00	00	40
·	51	15 वी	00	00	94
	51	10	00	10	53
	51	9	, 00	04	63
	51	11सी	00	02	11
	51	11बी	00	01	82
•	51	11ए	00	01	92
	31	14	00	05	39
	31	13	00	04	36
	32	18	00	05	00
	32	10	00	01	75
	32	11	00	02	32
	32	13	00	00	40
	32	16	. 00	02	91

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1	2	3	4	5	6
	32	17	00	00	90
	33	19	00	00	66
	33	18	00	03	60
	33	5	00	10	65
•	33	6	O ¢	. 00	94
	34	10	00	01	08
•	34	5	00	03	74
	34	6	00	09	99
	45	25	00	03	56
	45	21	00	00	40
•	45	22	00	03	10
	45	24	. 00	00	40
	45	23बी	ÖC	u1	00
	45	23 ए	00	01	80
	45	14	ðo.	05	91
	45	6 ए	90	co	90
	45	6बी	00	01	.24
	45	3	96	.04	60
	45	5	00	03	61
	44	3	00	04	42
	44	4	00	08	11
	44	1	ថម	01	10
35, आसम्बक्कम	207	4	00	18	18
	207	3	00	00	40
	207	G	Ço	00	40
·	200	. ·	0.0	06	64
	20%	7सी 🕛	60	12	5 6
•	205	7 खी	60	05	76

ल []—कण्ड }(ii)]	भारत का राजपत्र : अप्रैल ।	भारत का राजपत्र : अग्रैल 12, 2008/चैत्र 23, 1930			
· · · · · · · · · · · · · · · · · · ·	2	3	4	5	6
1	206	9	00	05	26
	206	11 ->	00	00	50
	206	10की	00	04	90
·	208	10ए	00	. 04	86
	204	8	00	04	82
	204	10	00	03	60
•	204	9	00	00	84
	204	3	00	05	04
,	204	2	00	04	50
•	203	17	00	03	90
•	203	18	00	00	7 5
	203	16	00	01	50
	203	8	00	03	70
	203	9	00	03 -	. 70
	203	7	00	02	52
•	203	6	30	05	94
	203	5	00	01	00
•	203	4	00	03	80
	200	इ सी	00	12	96
	200	В	00	03	60
	200	7	00	00	40
	212	3	00	01	70
	212	2	00	15	12
	212	1सी3	00	27	30
	212	1सी2	00	15	12
	212	1सी1	90	02	88
	212	1ৰী2	00	10	06
	212	1बी1	00	05	76
	212	1 ए 2	00	03	2-

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		···. ·····	[FART II—SEC. 3(II)]		
1 .	2	3	4	5	6
36, सुप्पम	198	<u>.</u>	00	00	40
·	2	2	00	04	38
	2	1	00	16	20
33, आसंगुलम	371	13 एफ	00	14	50
	371	13 इ	00	07	38
	371	13डी	00	03	76
	371	13सी	00	03	22
	371	13वी	00	03	40
	371	1 3 Ų	00	04	86
	370	• 12वी	00	06	84
	370	12ए	00	06	48
	370	14सी	00	03	80
	370	14वी	00	01	80
	370	14ए	00	05	40
	370	9 ए	00	80	00
	370	9व्ही	00	01	20
	370	6	00	01 -	28
· .	370	5	00	05	10
	370	4	00	00	40
	290	8	00	× 15	66
·•	290	8	00	08	37
	290	5 ए	00	00	46
• .	290	1	00	07	55
	289	5	.00	04	65
	, 289	4	00	01	24
	289	7की	00	01	50
	289	7सी	00	01	50
	289	8	00	01 ·	80

मारत का राजपत्र : अप्रैल 12, 2008/चैत्र 23, 1930

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1	2	3	4	5	6
<u> </u>	289	8.	00	00	90
	289	1	00	14	40
	287	3	00	12	40
	287	4	00	06	00
	267	5	00	05	90
	287	6	00	05	46
	287	7 वी	00	02	90
• .	286	13बी	00	05	31
	296	13सी	00	00	40
	286	15	00	01	30
	286	16	00	15	75
	286	13ड़ी	00	00	48
	286	2	00	90	40
-	286	19	00	06	48.
	286	18	00	00	40
	286	20	00	06	30
	286	1सी 1	60	00	. 40
	285	3	00	01	32
•	285	4	ÇO	03	70
	285	6	00	03	55
	285	22	00	01	85
		9	00	03	20
	285	21	00	02	85
	285	20	00	00	40
	285 285	20 10बी	00	ÇO	40
		11	60	04	00
	285	. 12	. 00	02	00
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	285		90	01	80
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	283	12₹	00	01	80
	283	. 6	00	01	40
	283	7.	00	00	50
	283	5	00	01	74
•	283	4	00	03	42
·	283	2सी2	00	03	೯ ೦
	283	2 सी 1	00	07	20
	284	8	00	01 .	30
	284	9	00	02	68
	284	1	00	01	00
	284	10	00	00	40
	254	1ए1ए	00	33	00
	. 251	1बी1	00	29	- 00
	251	1पू	00	10	80
•	250	-	00	03	00
	244	2	CO	08	70
	244	4	00	00	40
	226	10	00	30	.72
	223	^ 6	00	22	05
•	223	4सी	00	00	40
•	223	4बी	00	07	00
	223	4 Ų	00	01	70
	223	1	00	01	00
·	221	1बी2	00	04	68
	221	1 ৰী1	` 00	15	84
	221	1ए	00	20	07
•	217	2	00	03	00
•	217	1 .	00	02	50
	. 79	7	00	06	96
		·	·	-	

1	2	3	4	5	6
	79	6	00	04	8 G
	79	1	00	05	40
·	80	2	00	05	76
	80	1	00	02	94
	81	2ए	00	03	36
	81	1	00	07	56
	81	8बी	00	фo	40
	87	8	00	01	20 ,
•	87	1	00	80	00
	88	18	00	09	35
	88	17	00	17	10
	68	1	00	03	96
	91 .	1	00	09	30
	· 14	. 19	00	14	. 85
	14'	18	00	02	00
	14'	. 17	OÒ	01	50
	14'	16	00	02	52
	14	3	00	04	50
	14	2	00	01	80
	14	1	00	04	14
	13	17	00	. 06	66
	13	15	00	04	3 4
٠,	13	14	00	05	40
•	13	5	00	02	34
	13	4	00	02	34
	13	1	00	02	52
	381	1सी	00	. 00	70
	, 12	, 18	00	04 -	86
	12	16	00	00	40

THE GAZETTE OF INDIA: APRIL (2, 2008/CHAITRA 23, 1930

 $[\mathsf{Part}\ H{\longrightarrow}\mathsf{Sec},3(ii)]$

			PART II		
1	2	3	4	5	6
	12	10	00	01	50
	†2	9	00	01.	54
·	12	· 1	00	01	70
	12	3	00	03	36
	12	4	00	06	34
	380	6	00	18	2 7
5, थालावेडु	262	7	00	18	00
	262	5 पी	00	00	90
	262	6	00	28	64
	263	1बी2	60	02	88
	263	1बी3	00	05	94
	263	1ए	00	07	20
	263	1सी	où	04	38
	2 5 7	18	. 00	03	60
	25 7	17	00	03	60
	257	8ए	00	03	24
	257	7	00	03	22
	257	4	00	04	58
•	25 7	3	00	02	52
	192	9	00	01	30
	192	10	00	00	56
	192	. 7 वी	00	00	· 81
	192	7 Ų	00	06	48
-	192	4	00	01	32
	192	5	00	02	08
	192	3बी	00	01	20
	192	3 ₹	00	01	26
	192	. 2	00	02	9 6 (

1	2	3	4	5	6
	191	15	00	01	00
	191	16	00	00	65
•	191	14	00	01	70
	191	13 .	00	01	80
	191	12	00	01	54
	191	10ਵੀ	00	00	70
	191	10सी	00	01	80
	191 '	11	00	02	95
	191	10बी	00	01	60
	190	19	00	00	80
	190	20	00	03	32
•	190	16	00	06	30
	190	15	00	02	80
	190	14	00	03	76
·	190	13सी	00	00	95
	190	11	00	04	50
	190	10	00	01	00
	190	8	. 00	03	60 .
	190	4	00	01	80
·	190	5	00	00	40
	190	2	00	08	60
	190	1	00	00	40
·	173	. 21	00	03	10
	173	15	00	02	20
•	173	16	00	02	16
т	173	25	00	01	64
	173	17	00	02	40
	173	13	00	00	50
	173	12	00	07	00

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 $\{Part\ II - Sec. 3(ii)\}$

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•	172	7	00	01	90
	172	3 Q	ÓΟ	05	60
	172	2प्	00	00	40
	171	7बी	06	03	20
•	171	7ए	00	00	40
	171	5	. 00	16	30
	171	2	00	00	45
	158	6	00	10	00
	158	11	00	00.	80
·	, 1 5 8	2	00	. 06	30
	158	1सी	00	06	80
	158	1ਵੀਂ ;	00	00	40
	159	3ঙী	00	06	68
.•	159	3सी	00	06	16
	159	3 बी	00	00	40
	159	1ए	00	08	28
	160	3 E	00	17	04
	160	3बी	00	00	50
	91	8	00	06	30
	91	9	00	04	90
	91	12	00	00	40
	91	11	00	03	00
	91	· 10बी	00	01	80
	91	10 ए	00	Q1	04
	82	2ব্রী3	00	03	84
	82	2বী2	00	01	92
	82	2सी1	00	05	04
	82	2वी	00	05	01
<u> </u>	82	2 ए3	00	03	72
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1	2	3	4	5	8
		202	00	00	76
-	82	1176	00	07	56
-	62	1মী5	00	06	38
	82	13616	00	01	00
	52	1सी	00	10	44
	71	10	00	03	00
	71	9	00	03	10
	71	8	00	02	07
	71	7	00	01	04
	71	6	00	12	33
	71	5 ए	00	03	18
•	71	डबी	00	00	84
	71	4वी	00	01	80
	95	10	00	08	46
•	95	9	00	06	26
	95	431	90	00	82
	95	40	DO	03	36
	95	1	QC	00	40
	95	उष्ट	00	Ø0	40
	98	2	00 .	09	96
	267	4 ₹1₹	00	52	20
-	105	1	00	03	40
•	105	2	00	09	94
	105	3	00	10	91
	105	4	00	10	94
	105	- · 7	00	02	18
•	105	8	00	. 09	45

1	2	3	4	5	6
26, पोनपाडि	201	1	00	13	ÒO
	202	3	00	02	10
	202	5	00	2	80
. `	200	3	00	06	43
	198	7	00	08	82
	198	5 ·	00	01	82
	198		00	02	80
4	198	3	00	60	40
	199	4	00	07	44
	187	15	00	10	62
	187	14	00	03	76
	187	13	00	04	29
•	187	12	Q O	01	36
	187	10	00	02	50
	187	11	00	02	60
	186	5	00	05	22
	186	. 4	00	09	64
•	186	3	00	07	51
	186	2	00	01	65
·	186	1	00	01	62
•	185	6 -	00	03	20
	185	5	00	01	40
	185	4 .	00	00 🕡	70
	185	7	00	04 .	48
•	185	. 3	00	00	40
	185	2	00	00	40
	185	8	00	03	90
	185	1	00	00	54
	184	2	00	11	25

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N	184	Б	00	00	96
	184	3	OG	06	00
	184	5	00	01	17
	184	4	00	03	48
	183	6	00	05	60
	183	3	. 00	00	40
	183	7	. 00	04	55
	. 183	5	00	01	48
	161	7	00	06	96
	161	6	00	08	20
	161	5	00	07	92
	162	1哎	00	15	64
·	162	1सी	. 00	02	00
	53	12	00	11	60
•	53	11	00	60	. 40
	53	10	00	03	60 -
·	53	9	00	07	56
	54	9	00	03	60
	54	7哎	00	09	60
•	50	4	00	D1 ·	70
	50	3 `	00	06	84
	50	2प्	- 00	03	06
	50	1 ,	00	05	75
	155	10	00	Q1	. 70
	155	9	00	01	00
	155	6	90	- 00	40
14, आलामेलुमांगापुरम	145	17सी	00	09	68
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	145	18	00	03	60
-	145	16	QD	02	60
•	145	7	00	10	23
•	145	10	00	00	40
	145	Ð	00	00	40
•	145	8	00	00	40
	145	22	00	60	40
	145	8	00	04	14
	145	4 ए	00	Q3	60
	145	3वी	00	0 1	80
	145	3 ♥	00	01	ĕυ
	145	3सी	00	01	00
	145	2 ए	00	03	08
•	149	8	00	03	36
	149	8	00	Q1	50
·	149	7 ₹	ÇO.	Ð1	70
	149	74 î	00	Q 0	40
*	149	6	00	01	AD
	149	5	00	03	60
	149	4	90	04	10
	149	2	00	03	20
	149	. 3	00	90	40
	160	22	00	06	2 0
	150	21	00	01	90
	150	20	CO.	03	30
	150	19	00	Q 1	40
	150	18	00	01	50
	150	17	00	01	71
	150	16	00	02	70
		···· <u>·</u>			

1	2	3	4	5	6
	150	15	00	90	40
	150	13	00	05	40
•	150	9ৰী2	00	09	00
	150	9 ए3	00	02	60
	150	992	00	00	40
	150	9尺1	00	90	92
·	150	8	00	03	60
	160	3	00	04	68
•	274	6	90	13	80
	274	5	00°	01	47
	182	3 ₹	00	02	34
·	182	4	00	09	.80
	182	15	00	01	26
	162	11	00	. 04	65
	182	10	60	06	98
	182	12	00	01	96
	188	13वी	ÓÔ	10	44
	188	11स्रो	00	04	30
	188	11ए	00	00	40
	188	12बी	00	02	05
	188	12ए	00	01	. 55
	185	8	00	08	72
·	185	9	00	01	10
	185	7	00	00	90
	185	1	00	00	72
	185	2	00	62	52
	185	3	-00	04	68
,	· 185	4	00	03	42
	184	2ए	00	01	80

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	2	3	4	5	6
	250		00	31	68
	251	1	00	05	40
	263	11	00	20	70
	26 3	12	00	09	00
	263	13	00	05	70
•	263	10	00	15	20
	263	. 8	00	90	50
,	263	5	00	05	58
	263	4	00	03	24
	263	3	00	. 04	05
	263	2	00	05	13
	263	1	00	11	97
	259	10/2	00	01	46
	2 59	1ए1	00	05	04
	258	-	00	25	20
	25 7	3ए	00	09	00
	257	3ची	00	01	00
	257	1सी	00	01	08
	257	1बी	00	27	00
	257	1ए	00	16	92
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15, मुस्क्काप्याहु	9	16 ′	00	10	80
	9	15	00	07	70
•	· 9	8	00	05	92
	.9	9ए	00	03	67 .
	9	9बी	00	00	52
	· 9	10	00	f1	34
	7	12 .	00	00	49
	9	11	. 00	03	42
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	7	11	00	14	59
	7	8	00	09	83
	7	6	00	03	75
	6	10	00	06	30
	6	9	00	02	52
. •	. 6	8	00,	02	88
	6	6	00	00	40
	8	1	00	00	40
	5	22	00	06	40
	5	23	00	04	80
	• 5	21	30	04 、	80
•	5 .	20	00	01	6 6
	5	19	00	01	83
	5	18	00	05	81
	4	18	90	.00	62
•	19	8	00	23	05
	19	3	00	25	20
11, सुर्या नगरम	23	5	00	02	50
•	23	6	00	00	40
·	23	2	00	01	60
	23	18	00	02	88
	23	17	00	02	. 88
	23	1	00	02	52
	1	7	00	02	52
	1	6	00	02	52 +
	1	5 ए	00	01	25
	1	5बी	00	02	52 .
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	1	3	00	10	80
	1	2बी2	. 00	08	06
	1	2बी3	00	03	90
12, क्रिब्णासमुद्रम	214	8	00	00	40
·	214	. 6	00	00	9 0
	214	2व्सी	00	08	68
·	214	2 哎	00	05	40
	′ 2 16	8	00	03	62
· •	216	9	oo	01	26
	216	7बी	00	00	40
	216	7ए	00	.00	40
	216	5	00	03	73
	216	6	00	00	40
	216	4	00	03	22
	216	3	o o	04	32
	221	4 इ	00	04	10
	221	1 .	00	07	11
	221	3	00	03	96
·	222	6	00	02	04
	222	5	00	01	22
	222	७ए	00	02	76
	222	. 4	00	00	40
	222	8	00	04	00
·	222	2	00	01	44
•	222	1 .	00	02	15
	223 .	4	00	01	62
	223	3	00	01	62

फ्ल []—खण्ड 3(ii)]	भारत का राजपंत्र : असित 12, 2008/पेत्र 23, 1930			 	109	
1	2	3	4	5	6	
	223	2	00	01	80	
·	324	3	00	05	42	
	324	1मी	. 00	00	4	
	224	42की	00	02	50	
•	224	42 ए	00.	02	00	
	224	40	00	04	GD	
	224	39	00	01	DĠ	
	224	38	- 00	01	00	
	224	31	00	00	40	
	224	37	00	01	50	
	224	35	00	01	50	
	224	35	00	01	75	
•	224	34	00	0.1	62	
	225	11	00	04	14	
	225	डपी	00	03	10	
	225	· oq	QO	03	08	
	22 5	5	00 ,	- 05	94	
	225	उची	00	02	52	
	225	2	90	Q 5	94	
	225	1	00	02	- 34	
	220	7	00	' 09	06	
	228	क्सी	00	03	18	
	228	6 णी	00	03	12	
4	228	6 Q	00	01 ,	92	
	228	5 एफ	00	. 00	52	
	228	5 इ	00	00	50	
	228	5 ए	90	14	20	
	228	5डी	QC	00	40	
	228	2वी	00	02	16	

					[FART II—380. 3(II)]		
	1	2	3	4	5	6	
•		228	1 एफ	00	04	32	
		228	1 जी	00	00	54	
		228	1 इ	00	02	34	
		228	ंदी	00	02	70	
	·	228	ाबी	00	03	08	
		228	1सी	00	01	10	
		229	10	00	02	50	
+	•	229	9	00	02	52	
		229	8	00	02	16	
		2 29 .	7	00	02	43	
,.		229	5सी	00	00	70	
		229	ं 5वी	00	00 -	40	
		229	5ए	00	00	40	
		229	4	00	01	00	
		229	3	00	. 00	40	
. 5		229	2ग्	00	00	40	
0.1		201	10	00	02	45	
		201	8	00	05	30	
		200	9	00	00	40	
	-	200	8	00	00	40	
- .		230	5	00	00	40	
		199 🦯	9	00	00	45	
` \		199.	8	00	05	76	
1,5		199	7	. 00	02	80	
1.81		199	6	00	02	- 88	
>		199	5बी	00	03	24	
N		199	5ए	Q0	03	24	
)	·	199	2	00	14	13	
3	-	199	1	00	00	60	
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3	231	11बी	00	00	80
-	231	11ए	00	00	40
	231	8	00	00	40
·	198	6	00	. 04	40
	198	4बी2	00	02	97
	198	4बी1	. 00	01	76
•	198	4 ए	GO	01	62
	198 .	3	00	Q3	06
•	198	2	00	08	48
	233	15	00	04	86.1
-	233	9	00	02	60
	233	10	00	06	00 .
	. 233	8	00	05	94
	233	. 4	00	03	06
	233	3	00	03	06
	233	2	00	05	40
	235	7	90	08	10
	235	6	00	05	40
	235	5	00	05	40
	236	11	00	01-	80
	236	10	00	03	24
	236	9एफ	00	01	65
	236	9जी	00	00	40
	236	9₹	00	03	78
	236	9सी	00	04	86
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·	238	5वी	00	09	00
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	237	6 थी	- 00	02	82

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[Part II—Sec. 3(ii)]

			[FAKI II—ÖEC. 3(III]		
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	237	4सी	OΩ	ρ2	55
	237	5	00	00	51
	237	4णी	00	Q1	95
	237	4₹	00	<u>Ö</u> Ö	76
	237	3मी	90	0 2	04
	237	2वी	00	po	80
	237	3ए	00	01	70
	237	2页	00	Q1	62
-	237	1	GD	9 1	68
	161	8	00	03	30
	151	7	90	- 00	90
	151	6बी	00	02	2 ·1
	151	6 7	00	03	Ω6
	151	5	00	04	66
	151	2	c o	03	42
•	1 51	1	00	03	24
	142	7	00	05 -	40
	142	4वी	90	13	\$2
	142	3	00	02	50
•	141	5	00	10	80
	141	4 ए	00	00	40
•	141	3	00	03	60
·	141	1बी	00	90	72
	141	1ए	00	Q2	54
•	140	3	po	04	*; [,] 53
	140	2	90	02	Q7
	140	1	00	10	
	87	, 5	00		74 78
<u> </u>		4		0.6	78

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· ·	87	4	90	09	30
	87	2 .	00	00	40
•	87	1	00	00	96
	89	7	00	04	40
	69	6	00	01	18
	89	5	00	02	30
	89	4	00 '	02	. 21
	89	3	00	03	10
·	89	2	00	01	27
	89	1 ,	00	03	90
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[PART []--SEC. 3(ii)]

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	207	11	00	04	86		
	207	8	00	03	91		
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40	00	00	و New De	elhi, the 褐 April	, 2008		

S. O. 855—Whereas, by the notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 2936 dated the 04th October, 2007 issued plander sub section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962); (herein after referred to as the said Act) the Central Government declared its intention to acquire the right of user in the land specified in the Schedule appended to that notification for the purposeolof laying pipeline for the transportation of petroleum product from Refinery of Chennai Petroleum Corporation Limited, Manali in the State of Tamil Nadu to Devanguthi Terminal, Bangatore, a pipeline should be laid by the Indian Oil Corporation Limited, for implementing the Gennai-Bangatore Pipeline Project.

And whereaso copies of the said notification were made available to the public from 20.12.2007; 80 00 a de

And whereas, the Competent Authority in pursuance of sub-section (1) of section 6 of the said Act has submitted his report to the Central Government;

And whereas, the Central Government, after considering the said report is satisfied that the Right of User in the Land specified in the Schedule appended to this right cation should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of section 6 of the said Act, the Central Government hereby directs that the Right of User in the said Land shall instead of veuting in the Central Government, vest from the date of publication of this declaration, in the Indian Oil Corporation Limited free from all encumbrances.

Schedule

Taluk : Uthukottai	(CHetriot	: Tiruvallur	Stale : Tamilnedu			
Name of the Village	Survey No.	Sub-Division No	Hectare	Are	Square meter	
1	2	3	4	5	6	
93. Kottakuppam	237	_	00	22	80	
	. 115	3B	00	07	- 16	
	107	12	00	00	40	
	97	2Å	00	25	65	
	97	1 A	00	18	67.	
	94	2B	00	03	30	
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	94	1	00	10	44	
٠.	94	3	CO	01	31	
	· 95	1 A	90	00	40	
94, Annadenakakevakkam	95 206	18 2	00 60	00 02	40 : 24	
	208	3	00	02	16	
	208	1	90	29	89	
•	207	3A	90	04	39	
	207	3B	00	05	. 30	
	207	1A2 5	00	10	94	
	207	1A1	00	03	00	
	206		00	23	. 94	
·	211	1A1C	90	00	40	
	211	1A1Å	90	02	63	
	199	3 B	00	10	24	
	199	3A	00	02	41	

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	21B .	2	00	01	32		
	219	-	00	14	18		
·	220	-	00	07	42		
	2 22	2A	00	07	24		
	222	1	, 00	06	. 33		
	266	² 28 .	00	04	58		
	266	2A	00	11	54		
	266	1	00	00	40		
	272	3	00	00	40		
	272	1	00	14	61		
	278	3C	00	06	34		
	278	5	00	01	00		
	278	2B	00	07	56		
	278	. 1A	00	06	17		
	278	18	00	06	01		
	279	2	00	01	00		
	279	1	00	07	56		
95, Madavilagam	299	3	. 00	05	14		
	299	. 2	. 00	06	90		
	299	1	00	07	33		
	300	3	00	00	40		
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	302	1	00	03	95		

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1	2	3	4	5	6
	290	3	00	08	74
	290	2A	00	05	76
	290	1	00	64	66
	287	4	80	04	50
	287	. 2	00	11	33
	267	6	00	02	42
	266	5A	00	02	45
	266	5B	00	03	96
	266	4	00	12	78
	2 66	2	00	00	40
•	266	3	.00	00	40
	266	1	QO	05	94
	262	1	90	• 00	40
	282	2	- 00	96	42
	268	1	00	00	40
	269	5	00	æ	52
	269	4	- 00	00	96
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	269	1	00	04	72
78, Tirukandalam	129	2C	00	02	86
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	129	2A	00	90	40
	129	1	00	07	06
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	127	3	00	· 03	51
	127	2	. 00	09	76
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•	101	1	00	06	12
•	102	2	00	11	90
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	356	1A	00	12	54
· .	359	- '	00	00	72
	360	3	00	03	87
	360	1	00	00	40
	354	3B1 ,	00	00	67
	354	3A	00	03	05
	354	2	00	02	76
-	354	. 1	50	02	64
·	361	2	00	05	50
·	361	1	00	15	12
	362	2A	00	07	05
	362	18	00	Q 3	03
•	362	1C	00	06	68
	362	1A2	.00	09	21
	364	4	00	15	98
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	369	2	00	00	40
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	368	•	00	18	89
	367	5C	00	05	20
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	371	2	00	07	65
•	371	1	00	11	72
	374	2 B	. 00	00	41
	374	18	00	00	40
	374	2 A	00	01	40
	374	1 A	QO	03	63
6, Perumudivakkam	63	6	00	00	40
	63	7	00	. 08	48
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	55	3A	00	03	97
•	55	2	60	03	42
	55	1	90	06	81
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	54	1	00	08	07
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	17	1B	00	01	43
	21	8	00	02	44

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	21	. 6	00	03	98
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	21	10	00	07	57
	21	4	00	05	91
	21	3 .	00	04 .	02
	21	1A2	00	02	00
	21	1A1A2	00	09	75
	22	4	00	02	62
	2 2	· 5	00	03	05
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	22	2	00	02	41
	22	1C	00	02	35
	2 2	1 64	. 00	05	25
	22	1 B 3	00	03	50
	22	182	00	03	38
	22	1B†	00	06	46
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75, Alinjivakkam	12	2	00	09	0 5
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	11	1B	00	02	. 95
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	113	5B	00	13	32
	113	5A	00	08	90
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	112	8A 1	00	00	40
	112	5 B	00	06	67
•	112	4B	00	05	74
	112	4A	00	02	50
	111	1	. 00	14	24
	. 75	2	00	06	12
	75	1	00	04	43
	76 -	-	00	12	00
	74	•	. 00	00	40
	77	-	90	05	15
	105	2B	00	00	40
	105	2A	00	00	87
	105	1B2C	00	00	40
	105	182B	00	00	82
	105	1B2A	00	02	66
	105	1B1	00	07	70
	78	-	00	03	21
	85	2B2	00	05	30
	85	281	00	07	. 02
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	85	2A1	00	02	- 05
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	85	1A	00	03	34

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1	2	3	4	5	6
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	83	3B	00	01	38
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	257	•	00	00	['] 59
	258	2	00	23	20 -
	252	1	00	05	40
	244	2B	00	11	81
	244	1	00	10	41
·	240	-	00	10	39
	239	-	00	00	95
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	238	1	00	00	63
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73, Punnapakkam	. 6	2	00	24	40
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71, Mamballam	6	1	00	a o	40
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	111	6	00	05	94
	111	2	00	03	64
	111	3	00	01	26
•	111'	1	90	04	50
•	113	5	60	02	64
	113	6	00	05	70
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	113	7	00	03	52
	113	12	00	00	50
	113	11	00	00	45
	113	8	00	03	91
	113	1	00	04	14
	122	2H	00	11	16
	122	2G	00	05	00
	122	2F	00	02	58
	122	2D	00	04	29
	122	2 E	00	03	00
	122	2C	00	03	64
	122	2A	00	03	96
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	117	-	00	00	50
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	136	10	00	06	00	
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24, Meyyur	33	2A	00	22	68	
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	136	2A1	00	04	62
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	142	•	00	08	67
	141	182	00	90	40
	141	1A	00	03	08
	168	3	00	01	68
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	171	2	00	10	11
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	177	2	00	03	57
	177	1	00	08	81
	220	2	00	09	- 86
	220	1	00	98	16
	222	2	.00	00	84
	221	2	00	01	68
	217	3	00	05	76
	217	2	00	00	40
	218	1	00	04	14
	204	6	00	10	08
	206	2	00	11-	70
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	657	2A	00	02	64
	65 7	1 F	00	07	02 ·
20, Korakkanthandalam	2	3 -	00	07	. 52
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	14	3D	00 ,	01	35
	14	3C	00	15	03
	14	2	00	09	36
	14	1	00	09	22
•	15	•	00	25	37
21, Devandavakkam	115	•	00	01	26
	137	6	00	04	00
	137	5	00	0 7	38
	137	2	00	07	20
	137	3	. 00	00	40
	138	3	00	09	36
	138	2	00	07	14
× 2	138	1 '	00	06	30
	139	-	00	06	23
	141	4	00	17	16
	142	ť	- 00	16	56
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1	2	3	4	5	6,
	229	1B	00	27	18
	229	1A	00	09	08 .
	224	7	00	08	18
•	224	3	00	06	60
	224	2	00	00	90
	232	5 :	00	16	· 56
	232	4	00	07	56
	232	28	00	07	05
	232	18	00	05	45
	251	-	00	13	32
19, Odappai	. 17	-	00	16	38
	14	2	. 00	15	84
	14	1 C	00	06	84
	11	2B	00	07	.20
	· 11	2C	00	19	6 8 ·
-	10	1 1	00	01	53
	8	9C	00	05	55
	8	9A	00	02	63
	8	8	00	10	08
	3	3A	00	01	61
	3	4 A	00	05	50
	3	4B	00	00	40
16, Attrambakkam	17	2A	00	05	90
	17	1C	00	00	40
	17	1 D	00	03	38
	15	2	00	Q1	54
	24	2A1	00	07	66 .

1	2	3	4	5	6
	24'	1	00	07	42
	25	1D	00	04	66
	25	1A [*]	CO	04	68
	25	18	00	03	51
	25	2B	00	00	55
	25	2A1	-00	90	98
	30	1B	00	05 .	54
	30	1A	00	05	52
	31	7 -	00	01	37
•	31	8	00	05	14
	31	5	00	07	20
	31	4	00-	04	20
	31	3	00	00	42
	29	1	00	03	22
	37	1A .	00	10	65
	33	2	00	13	32
	35	2	00	00	40
	35	1	00	00 .	89
/	68	4A2	00	00	40
	68	4B	00	18	90
	68	3	00	06	09
	68	5B1	CD	00	40
	68	5C	00	04	69
	72	2G	00	01	48
	72	2J	00	04	95
	72	21	00	00	51
,	45	2A	00	17	31
	47	1	00	09	77
	47	2	00	00	. 40

1	2	3	4	5	В
	48	7	00	03	78
	48	. 6	00	04	20
	45	5	00	02	48
	48	4	00	01	36
	48	1 E	00	00	40
	48	1F	90	01	00
	49	•	00	03	55
	50	3A	00	00	40
	-50	46	00	05	23
	50	4A	00	01	16
	50	5	.00	03	30
	50	3B	00	01	95
	50	3C	00	90	89
	50	28	00	01	35
	50	2A	00	. 01	20
•	50	1C	GĐ	01	39
	235	1B	00	00	40
	235	1A	90	01	94
	230	29	00	00	63
	234	2	00	04	. 60
•	234	1	90	05	28
	230	182	90	04	81
	230	181	00	04	87
	230	1A2	00	02	64
	230	1A 1	00	01	27
	231	1B ·	00	01	52
•	231	1A	00	01	87
•	229	58	00	02	. 80
	22 9	5A	00	01	90

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	rev

		140 12, 2000 CIOATTOA 23, 1930			
1	2	3	4	5	6
	229	38	00	00	71
•	229	3A	00	0†	60
	228	, 12	00	05_	22
	228	. 10B	00	05	76
	228	11A	00	00	40
	223 _	2	00	05	80
	213	16	00	02	61
	213	. 14	00	05	22
	213	15	00	03	19
	212	2	00	00	40
	201	2C	00	04	59
	201	2A2	00	03	17
	201	2A1	00	01	49
	201	2B +	00	03	90
	201	1	00	02	89
	203	1 A	00	09	73
	203	1B	00	00	40
•	202	1	00	09	54
	202	2	00	00	40
	208	2	00	01	11
	208	3C	00	08	29
	151	2C	00	00	40
	151	2D	00	08	49
	151	1F	00	00	40
•	151	1G	Ó0	04	51
	152	. 4A	. 00	00	40
·	152	3	00	00	53
	. 152	2	00	01	61
· · · · · · · · · · · · · · · · · · ·	152	1A	00	03	21

[[—संबद 3(ii)]	भारत का समप्त ; अ	स्ति 12, 2008/केन 23,	1930		
1	2	3	4	5	6
	153	1	00:	18	86
٠.					
i, Nambakkam	173	10	00	06	35
	173	1A	00	07	71
	173	18	00	07	37,
	172	9	00	. 01	93
• ,	172	8	00	00	40
	172	10	00	68	36
, ·	172	7	90	12	06
	172	.1	00	15	5 6
	170	20	00	01	54
	171	t	00	00	66
	171	2	00	15	88
	171	3	00	01	31
	143	4	00	10	OB-
	143	10	QO	09	90
	143	5	00	04	36
	143	6	00	00	40
	143	9	00	05	05
	143	7	00	90	48
	142	16	00	06	07
	142	.15	-00	05	36
	142	14B	90	04	36
	142	14A	00	05	90

QQ

728	101	E GAZETTE OF IND	[PART II—SEC. 3(i			
	1	2	3	4	5	5
		135	11	00	03	73
		135	12	00	10	66
		136	14	00	04	04
		136	13	00	00	40
		138	12	00	06	02
		136	7	00	09	03
		136	6	00,	00	4 D
		127	2	00	01	7 ' \$
		127	1	00	11	34
		106	4	00	02	61
		107	12	. 00	03	98
		107	4	90	07	20
		107	5	00	00	40
		107	3	00	03	06
		107	2	00	03	16
		107	8	00	07	56
		107	8	00	00	40
		84	1	00	11	90
		85	21	00	07	27
		85	20 B	00	01	31
		. 83	6	00	03	21
		83	5	00	Q1	61
		83	4	. 00	01	66
		83	3	00	03	42
		83	2	00	03	42

B

20A

	•			<u> </u>	
1	2	. 3	4	5	6
	82	17	0 0	04	04
	82	16	00	00	40
	82	15	00	00	40
•	76	8	00	01	76
	77	11	00	05	40
	77	10	0 0	Q1	16
•	77	9	00	01	00
· ·	77	12	00	07	04
	77	17	00	01	22
	77	14	00	04	68
	77	15 B	00	01	4ŝ
	77	15A	QO	01	75
	78	18	00	02	42
	78	17	CO	00	40
• .	70	10	00	00	68
•	70	, 3	00	95	38
	70	2	90	Q 1	97
	70	1	00	01	13
	70	4	00	93	38
	69	4	60	00	40
	69	. 5B	60	03	80
	69	5A	00	Ģ0	40
	69	1 1	90	00	40
•	\$9	10	90	00	63
	69	9	00	05	98
	69	8	00	96	22
	69	7	00	01	23
	56	13	00	05	62

1	2	3	4	5	6
12, Nayappakam	14	1B	00	11	04
	- 14	1A	00	00	56
	17	2	00	00	87
	17	, 3	0 0	07	66
	17	1	<u>00</u>	02	<u>8</u> 6
	15	1	00	00	40
	45	•	00	05	80
	44	3 .	00	01 -	66
•	44	4B	00	06	OB
	44	4A	00	00	40
·	48	1	00	02	90
	48	2A	00	00	40
	41	1	00	01	80
	41	2	00	01	<u>60</u>
	41	3	00	03	65
	41	4	00	64	33
	42	5	00	00	40
	35	1C	00	00	40
	35	2C	00	00	78
	35	3C	00	02	60
	40	1	00	01	46
	40	2A	00	00	4 0
•	36	58	00	03	60
÷	36	5A	00	00	40
	36	6 B	00	02	84
,	36	6 A	00	01	30
	38	1B	, 00	12	40
	38	1G	. 00	01	69
· .	38	3	00	00	52
					

1	2	3	4	5	6
,	38	1A	00	00	40
	38	2	00	00	40
. *	188	2	00	00	40
·	188	1	00	05	95
	188	3	00	02	48
	189	1B	00	03	33
	189	' 1C	00	03	16
	189	2A	00	00	85
	189	28	00	03	31
	189	3	00	06	31
•	189	4 A	00	04	74
	189	4B	100	03	24
	186	1	00	00	66
	223	· -	00	04	53
	224	2B	00	00	83
	224	2E	00 ′	07	02
	224	2D	00	00	40
	213	5A	00	01	30
	213	4A	00	09	65
	213	3A	00	03	24
	213	1 A	00	04	77
•	213	1B	00	00	40
	212	6	00	12	78
	212	2	00	07	58
•	212	1	00	03	00
	217	2	00	04	69
	217	1 A	00	02	15
	217	4C	00	01	08
	217	1B	00	02	98

4	20.00	
	19/	

1					
	2	3	4	5	6
	217	1C	00	00	51
	207	. 3	00	06	18
	207	5	00	02	30
	207	4	00	04	50
·	207	1	00	00	65
	205	4	00	00	60
. • • • • • • • • • • • • • • • • • • •	298	18	00	02	16
•	298	2	00	14	.04
	296	1A	00	05	12
	295	3H	00	03	60
	295	3G	00	02	34
	295	3F	00	03	24
•	295	3E	00	02	88
•	295	3D	00	03	24
	295	3B	00	04	32
	295	3A	00	00	90
	295	2	00	07	92
	295	1	00	12	60
	258	•	00	02	24
	257	-	00	01	92
	268		00	20	13
	267	-	00	11	- 22
	266	· -	00	25	56
	263	-	00	03	22
	26 1	-	00	00	40
a.	262	-	00	27	45

Taluk : Tiruvallur	District :	Tiruvallur	State : Tamilnedu		
Name of the Village	Survey No.	Sub-Division No	Hectare	Are	Square meter
1	2	3	4	5	ę.
31, Vengal	425	7	00	04	88.
	425	15	60	00	40 .
	425	14	00	00	85
	425	8	00	00	4 0
	425	8	00	02	84
	425	10	00	01	80
•	425	11	00	03	42
	425	2	00	01	75
	428	12	00	08	64
	428	11B	00	04	91
	426	11A	00	01	54
	426	8	00	80	08
	426	9A	00	05	56 .
	426	1	00	00	40
•	427	4	00	03	18
	427	7	00	06	26
	427	6	00	00	40
	427	1	00	04	19
	428	5	00	03	60
	428	8	'00	01	58
	428	7B	00	00 .	40
	428	6	00	07	07
	428	2	00	01	20
	428	1A	00	05	. 45
	429	4	00	00	40
·	240	2D	00	10	58

1	2	3	. 4	5	6
	240	2C1	00	13	50
	240	2B	00	C8	48
	240	1.1	00	32	40
	238	. 1	00	11	10
	237	1.	00	14	00
•	216	3	00	23	. 44
	218	2 J	00	00	40
ħ.	215	-	00	14	40
	205	5	00	12	26
	205	2	00	02	60
	205	3	00 .	00	83
	203	6	00	02	40
	203	5	00	00	97
•	203	4	00	01	16
	203	3	00	00	40
	203	2	00	00	40
	203	. 1	00	07	45
	202	3	00	05	00
	199	3	00	01	81
	199	4,	00	04	40
	199	5	00	03	58
	193	9	00	10	18
·	193	3	00	05	60
	193	. 5	60 $^{\prime}$	04	80
Sembedu	52	5	00 ,	10	08
	52	4B	00	10	08
	52	4A	00	08	28

			<u> </u>	<u>.</u>	
1	2	3	4	5	6
<u> </u>	52	2 .	00	05	70
	52	· 1	00	05	18
	50	7C	00	06	12
	50	7A2	90	07	00 •
	50	4B	00	05	60
	5Q	4A	00	05	30
	50	6B	00	00	88
	50	6A	00	03	51
	49	10D	00	03	96
	. 49	10C	© 0	04	32
	49	10B	00	04	32
	49	10 A	00	02	25
.·	49	98	00	'01	10
	49	68	00	04	41
	62	9 .	00	00	60
	62	8A	00	04	01
	62	. 7	00	05	76
	62	6	′ 00	02	42 `
•	62	5	00	02	40
	62	4	00	06	66
	62	3	00	90	40
	63	6C	00	03	12
	63	. 8	00	05	16
	63	6B	00	02	24
	63	9	00	02	31
	63	10	00	02	20
	63	6A	00	01	54
	63	4	00	01	98
•	63	5	90	02	16

			<u></u>		[1.mil ti dec. 5(ii	
1	2	3	4	5	6	
	63	2A	00	05	70	
	53	1	00	01	75	
	63	13	00	90	40	
	63	12 -	00	-00	96	
·	64	19*	00	00	40	
	64	17	00	00	75	
	64	21	00	01	90	
	64	15	00	03	50	
	64	14	00	03	20	
	64	13	00	03	24	
•	64	12	00	03	24	
	64	11	00	03	42	
	· 78	91	00	01	18	
	78	9F	00	01	00	
	78	9E	00	00	70	
•	78	9D	00	01	06	
	78	9C _.	00	00	54	
•	78	9 B	00 .	00 -	75	
	78	9A	00	00	40	
	78	8	00	00	40	
	77	5	00	04	60	
	77	4	00	04	32	
	. 77	1A	00	06	48	
	76	6	00	02	94	
	76	7B1V	00	00	53	
	76	7B1T	00	00		
	76	781R	00	00	70	
	76	781P	00		68	
	76			01	22	
	10	7B1O	-00	01	02	

1	2	3	4	5	6
	78	7B1M	00	00	81
	76	7B1K	00	01	00
	76	7 A	00	00	84
	76	7B1W	00	00	76
	76	7811	00	D1	50
	76	7B1J	00	00	40
	76	7B1F	ÖÖ	0 1 .	90
	76	7B1G	00	00	40
	76	781D	00	01	62
	76	7819	00	00	50
•	· 76	7 9 1A	00	02	52
·	, 76	4	00	00	40
	7 6	8	00	04	14
	62	29 8	. 00	04	50
	82	29A	00	02	88
	82	25	00	.10	62
	82	24	00	00	40
	B 2	23	00	02	60
	82	22	00	02	40
	1 82	19	00	00	40
	82	18	00	03	90
	82	15	90	. 00	40 ·
	82	16	00	02	50
	82	14	00	00	85
	82	12	00	00	40
	82	10	00	11	10
	82	9	00	01	04
	169	2A	00	07	50
4	169	3	-00	00	60

			ILAKI II—OBC. O[II		
. 1	2	3	4	5	6
	168	4	00	12	50
	168	3D	00	02	85
	168	3F	00	03	62
	168	3C	00	00	40
	168	ЭE	00	07	00
	168	2	00	01	28
	168	1	00	14	40
	111	3	00	07	20
	111	2	00	13	oq
	111	1	00	09	Qo
	111	6 .	00	00	40
	110	20 .	00	00	40
	112	6	00	02	00
	112	7	00	06	15
	112	15	00	04	68
•	112	14	00	03	60
	112	13	00	04	96
	112	11	00	01	53
•	112	10	00	01	60
	113	1	-00	08	10
	113	13	00	00	40
	113	4	00	02	25
	113	3	00	04	20
	113	2	00	00	40
	113	5	00	01	80
	106	2	00	02	50
	106	3F	00	00	40
	106	3 G	00	00	75
	. 106	5	. 00	00	. 60

1	2	3	4	5	6 .
	106	4	00	06	40
	106	7A	00	02	56
	106	8	00	08	30
	106	9	00	00	65
	106	14'	00	00	60
	106	15	. 00	03	96
	107	4	00	01	95
	104	6	00	03	70
	104	AB	00	00	40
	104	5	60	00	60
•	104	7	00	03	60
	104	4B	. 00	,03	20
,	104	4C	OÒ	08	44
	104	4D	. 00	00	40
•	104	4E	00	06	40
	99	15	00	03	68
•	99	13	00	05	30
	99	14	00	06	12
	101	9	00	10	26 、
•	101	8A	00	02	90
	101	88	00	01	26
	101	8C	00	00	40 -
	101	3 C	00	01	.80
	101	3В	00	02	88
	101	* 3A	00	08	64
	. 101	2	00	` 02	50
	101	4B	00	Ó0	40
	. 101	1B	00	01	08
	101	1 A	00	06	84

1	2	3	4	5	6
	' 94	11	00	14	04
	94	10	00	· 06	24
	94	14	00	00	5 0
.	94	9	00	03	60
	94	8	00	03	96
	94	7	00	08	46
	94	2	00	03	. 60
	94	1	00	00	40
	95	10	00	05	10
,	95	6	00	07	10
·	95	9	00	03	64
	95	7	00	02	16
·	95	8	00 .	04	36
	93	· 1	00.	23	50
21, Erraiyur	20	2C .	00	05	68
	20	2A	00	96	05
	20	1A	00	04	, 22
	20	18	00	02	69
	19	8	00	05	76
·	, 19	7	00	04	61
	19	6	00	02	80
	, 19	4	00	10	08
	13	2	00	09	64
	12	20	00	05	19
•	12	16	00	0.4	88
	12	15	00	02	70
- ,	12	14	00	03	14 '
	12	8	00	02	95

1	2	3	4	5 ,	6
	12	7	00	05	97
	12	6	00	05	, 6 6
•	12	5 -	00	11	93
	12	4	00	-00	40
	11	1 B	00	C 6	30
	11	1A	00	17	71
	10	58	.00	07	32
	10	5A	00	00	84
	10	1D	00	06	35
•	10	1C	00	01	05
	10	.2B	00	06	54 .
	3	3	00	09	72
	. 3	2	00	09	72
	3	1B	00	04	55
	3	1A	. 00	04	63
-	1	8	00	16	51
23, Thirupair	1	1A	00	00	90
7, Sendrayanpalyam	39	5	00	00	90
	39	7	00	07	85
·	39	6	00	01	44
	57	-	00	20	36
	56	2D	00	01 -	95
•	58	1	00	04	75
	59	1B	00	09	50
	59	1A	90	04	73
	59	2	00	04	20
	61	1D	00	04	82

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7.4	100
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					[1 vg; 1,—3;;; 2(ii)	
1	. 2	3	4	5	6	
	61	1C	00	05	.18	
•	61	18	00	03	78	
	61	ŽA	OÓ	05	29	
	61	1A	00	00	68	
	62	2	00	09	01	
	63	÷	00	16	02	
	281	4N	00	00	75	
	281	13 .	00	05	40	
	291	12	00	00	65	
	286	6	00	00	96	
	286	1	00	14	80	
	286	9F	00	00	87	
	286	9E	00	03	47	
	286	9H	00	01	36	
	286	91	00	00	40	
	307	5F	00	02	91	
	307	5 G	00	01	60	
	307	5H	00	03	50	
·	307	3	00	00	77	
•	308	1A	00	04	01	
	304	78	00	03	36	
•	304	7A	00	12	96	
	304	6A	00	05	50	
	304	12A	00	00	40	
	304	6C	00	05	90	
	304	9 .	00	03	00	
	304	10	. 00	00	40	
•	304	11	00	05	82	
	304	8	00	00	40	

1	2	3	4	5	6
	293	3	00	04	05
	294	1	QO	00	72
	440	1A	. 00	03 -	88
	440	1B	60	03	33
	440	2A	00	90	56
	441	1A	00	04	70
	441	1 B 2	00	02 [.]	16
	441	181 .	. 00	02	28
•	442	2	00	08	08
	442	1	00	09	36
	459	1	00	01	92
	459	2	00	Q 1	73
	459	3A	00	00	90
	458	2A	.00	05	58
	458	1A	00	06	30
	457	5 8	00	00	69
	491	6 B	90	01	78
	491	7	00	05	91
	491	6A	00	01	67
	490	2	00	06	17
	490	1	00	00	40
	489	2	90	12	80
·	489	1	00	00	40
-	516	+	00	00	40
	5 15	5	00	02	88
	515	4	00	02	07
	518	. 2	00	01	80
	518	. 1	00	01	63
	517	1	90	04	38

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	1.11.4	
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THE GAZETTE OF INDIA: APRIL 12, 2008/CHAITRA23, 1930

[PART II—SEC. 3(ii)]

					[+ Akt in—Sec. 5(ii)]	
1	2	3	4	5	6	
	519	2	00	02	55	
	519	. 1	00	02	90	
	519	5	Oρ	02	88	
	519	4 .	00	03	78	
	519	3	00	05	37	
	525	1	00	06	~ 48	
,	525	2	00	05	22	
	526	1B	00	OQ	50	
	526	2	00	09	43	
	527	5A	. 00	02	83	
	527	3	00	02	66	
	527	5 B	00	00	40	
	527	2	00	02	56	
	527	4	00	00	67	
	528	3	00	06	84	
116. Thomur	62	2₽	00	04		
	62	20	00	03	17	
	62	2N		00	81	
	63	4B	00	05	76	
	63	4B 4A	00	00	40	
			00	15	52	
	63	2B	00	05	92	
	63	2A	00	01	58	
	97	1G	00	00	60	
	97	1F	00	02	10	
•	97	1E	00	03	92	
	97	1D	00	04	98	
	97	1 C	00	11	17	
	97	18	00	00	80	

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1	2	3	4	5	6
<u> </u>	97	2	00	00	63
	96	10	00	12	22
	96	14	00	06	00
	96	13	00	04	86
•	96	11	00	00	70
	96	12	00	00	40
	96	15	00	12	96
	66	10	00	07	48
	66	11	00	D4	90
	66	12	00	07	56
	65 .	14	00	00	40
•	66	7	00	09	02
•	66	. 13	00	01	80
· ·	67	12	00	12	18
	90	10	00	02	34
	90	11	00	03	96
	90	9	00	01	48
	90	13	90	07	35
	90	12	00	90	75
<u>.</u>	90	4	CO	01	24
	. 90	5	00	06	05
•	90	1A	00	15	67
	75	16	00	04	61
•	75	12	00	04	86
	75	13	00	06	62
•	80	9	00	01	80
·	80	8	0 0	01 .	80
	80	6	. 00	01	98
	80	7	00	01	98

 					_
1	2	3	4	5	6
	80	4	00	20	88
	81	2C	00	04	32
	81,	2D	00	09	08
	63	2A	00	03	90
	83	1D.	00	. 01	06

Taluk : Tiruttani	District :	Tiruvallur	State Tamilnadu			
Name of the Village	Survey No.	Sub-Division No	Hectare	Are	Square meter	
1	2	3	4	5	6	
43, Kanchipadi	57	12	00	05	22	
,	56	15	00	00	40	
	56	16	00	08	42	
	56	7	99	05	10	
	56	· 6	00	01	47	
	56	2 0	00	05	55	
	56	4	00	02	39	
	56	1	00	04	65	
	. 58	13	00	13	14	
	58	12	00	01	64	
	53	5	00	03	88	
	58	11	00	04	06	
	52	8	00	11	69	
	52	6	. 00	09	00	
	59	10	00	06	99	
	36	10	00	03	98	
	38	,4c	00	08	04	
	38	3	00	0 5	35	
	38	4A	00	02	26	

[माग [l—सण्ड 3(ii)]	भारत का राजपत्र : उ	1147			
1	2	3	4	5	/ <u>6</u>
	37	6	00	. 00	75
	37	5	00	05	49
,	37	7	00	07	46
	37	8	00	03 ⋅	. 45
	3 7	4	00	05	91
	20 .	9	00	08	78
	20	10	00	08	28
	20	- 8A	00	06	30
	20	1	00	02	80
	19	5	00	04	40
	24	4	00	10	08
	26	8	00	01	91
	26	7	00	00	40
	26	4	00	01	49
	2	10 C	00	06	76
	2	10B	00	80	64
	2	10A	00	00	40
	2	8B	00	00	40
	2 -	7B	00	07	82
	2	7 A	00	06	87
•	2	48	00	03	10
	1	24	00	00	82
	1'	22A	00	-00	40
	1	23	00	00	40
	2	4A	00	02	58
	1	18	00	. 09	74
	1	21	00	01	07
	1	19	00	11	74
	1	20	00	04	00

1	2	3	4	5	6
42, Gulur	72	18	00	09	79
	72	22	00	03	39
	72	21	90	10	01
	72	12	00 .	07	65
•	72	17	00	06	56
	71	4	00	05	85
	71	3	00	09	90
	P				
41, Panapakkam	39	4.	CO	00	40
	. 39	3	00	04	83
	39	2	00	09	00
·	39	1	00	00	40
	38	12	00	01	60
	38	11	00	05	51
	38	13	00	00	40
	38	14	00	01	04
	38	9	00	25	02
•	38	10	00	01	80
	37	3	00	01	80
	37	2	00	12	60
	14	15	00	04	65
	14	13	00	02	27
	14	12	00	00	94
	14	11	00	00	90
•	14	14	00	04	30
	16	12	00	00	82
•	16	13	00	04	08
	16	14	00	02	16
•	16	10	90	01	94

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			2	3	4	5	6
<u>`</u>	<u> </u>		16	5	L 		20
			16	3	00	03	70
			17	9	00	04	6 8
			47	16	00	08	64
			17	15	00	02	10
			17	. 14	00	01	50
			17	13	00	01	70
			27	1	00	25	65
			21	17	00	D4	60
			21	16	00	04	46
		,.	21	14	00	00	40
			21	15	00	. 05	76
40, Nedambara	110		51	18A	00	05	40
40, Modelitoeral	141		51	6	00	09	50
			51	8B	00	00	40
			51	15B	00	00	94
			51	10	00	10	, 53
			51	9	00	04	63
			51	110	00	02	11
			51	11B	00	01	82
			51	11A _{7.3}	00	01	92
			31 ·	14	00	05	3 9
·			31	42	00	04	36
	•	1.2	31 ₇	No. 2		្យកូនន 05	- 35. Aturneski 90
** C	f#.	1	20	18 ₃ 元	00	. 01	75
C#	117	-	÷	10 (55)	00	02	32
5.4	4	. •	32	11 _{2.0}		00	40
15 15 11 1	Ä:	75	32	13 🚐	<u>00</u>	02	91
::		90	32	16			

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THE GAZETTE OF INDIA: APRIL 12,2008/CHAITRA 23,1930

[PART II—Sec. 3(ii)]

	: -				
1	2	3	4	5	6
	32	17	00	00	90
	33	19	00	00	66
	33	18	00	03	90
•	33	5	00	10	65
·	33	6	00	00	94
	34	10	00	01	08
	34	5	00	03	74
	34	6	00	09	99
	45	25	00	03	56
	45	21	00	00	40
•	45	22	00	03	10
	45	24	00	00	40
• .	45	238	00	01	00
	45	23A	00	01	80
	45	. 14	00	05	91
. '	45	6A	QQ	00	90
	45	6B	00	01	24
	45	3	00	04	60
•	45	5	00	03	61
	. 44	3	00	04	42
	. 44	4	00	08	11
	44	1	00	01	10
				•	
35, Arumbakkam	207	4	00	18	18
	207	3	00	00	40
	207	. 5	00	00	40
	206	6	00	06	64
	206	` 7C	00	12	66
	206	7B	00	05	70

1	2	3	4	5	6
	206	9	00	Q5	26
	206	11 ·	00	00	50
	206	10B	00	04	90
•	206	10A	00	04	86
	204	6	00	04	82
	204	10	00	03	60
	204	9	00	00	84
	204	3	00	05	04
	204	2	00	. 04	50
	203	17	00	03	00
	203	18	90	00	75
·	203	16	00	01	50
	203	8	00	03	70
	20 3	9	00	03	70
	203	7	00	02	52
	203	6	00	05	94
	203	5	00	01	00
	203	4	00	03	80
	200	9C	00	12	96
•	200	. 8	00	03	60
	200	7	00	00	40
	212	3	00	01	70
	212	2	00	15	12
	2 12	1C3	00	27	30
	212	1C2	00	15	12
•	212	1C1	00	02	88
	212	182	00	10	08
	212	181	00	05	. 76
	212	1A2	00	03	24

THE	GAZETTE	OF INDIA	APRIL.	.12. 2008/CHAITPA23	1010

[PART IJ-SEC. 3(ii)]

	201 12 01 11514. Al KIL 12, 2000 CHAIT (KA23, 1730				[PART II—SEC. 3(II)]	
· 1	2	3	4	5	6	
36, Kuppam	198	-	00	00	40	
	2	2	00	04	38	
	2	1	00	16	20	
33, Arungulam	371	13F	00	14	50	
	371	13E ,	00	Q7	38	
	371	13D	.00	03	76	
	371	13C	00	03	22	
	371	13B	00	03	40	
	371	13A	00	04	86	
	370	12B	oo	06	84	
	. 370	12A	00	06	48	
	370	14C	00	03	60	
	370	14B	00	01	80	
	370	14 A	00	05	40	
·	370	9A	00	80	60	
	- 370	9B	00	01	20	
	370	6	00	01	28	
	370	5	00	05	. 10	
	370	4	00	00	40	
	290	8	00	15	` 66	
	290	6	00	08	37	
	290	5A	00	00	40	
	290	1	00	07	55	
	289	5	00	04	65	
	289	4	00	01	24	
	289	7B	00	01	50	
·	289	7C	oo	01	50	
	289	. 8	00	01	50	

[भाग [] — साण्ड 3(॥)]					
1	2	3	4	5	6
	289	9	00	00	90
1	289	1	00	14	40
•	287	3	00 ·	12	40
	287	- 4	00	06	00
	287	5	00	05	90
	287	6	00	05	46
	287	78	go	02	90
	286	13B	00	05	31
·	286	13C	00	00	40
	286	15	00	01	.30
	. 286	16	00	1 5 .	75
	286	13D	00	00	48
	286	2	00	00	40
	286	19	00	06	48
	286	18	90	00	40
	286	20	00	06	30
	286	101	00	00	40
	285	3	00	01	32
	285	4	00	03	70
	285	6	00	03	55
	285	22	00	01	85
	285	9	00	03	20
	285	21	00	02	85
•	285	20	.00	QO	40
. •	285	10B	00	00	40
	285	11	00	04	00
	285	12	00	02	. 00
	285	10A	00	00	40
	, 283	11	00	01	80

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THE GAZETTE	OF	INDIA: APRIL 12.	. 2008/CHAITRA 23, 1930
	~.	NAME OF TAXABLE PARTY O	LAUVOYLEIMIIKA ZA, 1940.

[Part II—Sec. 3(ii)]

· · · · · · · · · · · · · · · · · · ·					[PARI II—SEC. 3
1	2	3	4	5	6
_	283	12A	00	01	80.
	283	6	00	01	40
	283	7	00	00 ,	50
· ·	283	5	00	01	74
r	283	4	00	03	42
	283	2C2	00	03	60
	283	2C1	00	07	20
	284	8	00	01	30
	284	9 ,	00	02	88
	284	1	00	01	00
	284	10	00	00	40
	254	1A1A	00	33	00
,	251	1B1	00	29	00
	251	1A	00	10	80
	250		00	03	00
	244	2	00	08	70
	244	4	00	OO.	40
	226	10	0Q	30	72
	223	. 6	00	22	05
	223	4C	ρọ	00	40
	223	4B	00	07	. 00
•	223	4A /	00	01	70
,	- 223	1	00	01	
	221	1 B 2	00	04	00
	221	1B1	00		68
	221	1A		15 30	84
	217	2	00	20	07
	217	1	00	03	00
			00	02	50
	79 ——————	7.		06	96

1	2	3	4	5	6
	79	6	00 -	04	80
	79	1	00	05	40
	80	2	00	05	7 6
•	80	1	00	02	94 , .
	81	2A	00	03	36
	81	1 -	00	07	56
	81	88	00	00	40
	87	8	00	01	20
	87	1	00	08	00
	. 88	18	00	09	36
	68	17	00	17	10
	88	1	00	. 03	96
·	91	1	00	09	30
·	14	19	00	14	85
	14'	18	00	02	. 00
•	14'	17	00	01	50
	14'	16	00	02	52
	14	3	00	04	50
	14	2	00	01	80
	14	1	00	04	14
	13	17	00	06	. 66
	13	15	00	04	34
	13	14	00	05	40
	13	5	00	02	34
	13 -	. 4	00	02	34
	13	` 1	00	02	52
	381	10	00	00	70
	12	18	00	04	96
	12	16	00	00	40

1	2	2		F-	-
	<u> </u>	3	4	5	6
	12	10	00	01	50
. •	12	9	00	01	54
	12	1	00	01	70
	12	3	00	03	36
	12	4	00	06	34
	380	6	00	18	27
25, Thalavedu	262	7	. 00	18	00
	262	5P	00	90	90
	262	6	00	28	84
	263	1B2	00	02	88
•	263	1B3	90	05	94
	263	1A	00	07	20
	263	1C	00	04	38
	257	18	90	03	60
	257	17	00	03	60
	257	A8	90	03	24
	257	7	00	03	22
•	257	4	00	04	58
	257	3	00	02	5 2
	192	9	00	Q1	30
	192	10	00	00	56
-	192	78	00	00	81
	192	7A	00	06	48
	192	4	00	01	32
	192	5	00	02	08
· .	192	38	00	01	20
	192	3A	00	01	26
	192	2	00	02	96
		<u> </u>	UU .		

1	2	3	4 -	5	6
	191	. 15	00	01	00
	191	16	00	. 00	65
	1 91	14	00	01	70
	191	13	- 00	01	80
	191	12	00	D1	54
	191	10D	00	00	70
	191	10C	00	01	80
	191	11	00	02	95 (
	191	10B	00 ′	01	60 '
	190	19	00	00	80
	190	20	00	03	32
	190	16	00	96	30
	190	15	00	02	80
·	190	14	00	03	76
	190	13C	00	00	95
	190	11	00	04	50
	190	10	00	01	00
	190	6	00	03	60
	190	4	00	01	60
	190	5	00	00-	40
•	190		00	03	60
	190	2 1	00	00	40
	173	21	00	03	10
•	173	15	00	02	20
•	173	16	00	02	16
	173	25	00	Q1	64
	173	17	00	02	- 40
•	173	13	00	00	50
_	173	12	00	07	00

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[Part	II—Sec.	3(6)

					[PART II—SEC. 3(n)]
1	2	3	4	5	6
	172	7	00	01	90
	172	3A	00	05	60
	172	2A	00	00	40
•	171	7B	00	03	20
·	171	7A	00	00	40
•	171	5	00	16	30
	171	2	00	00	45
•	158	6	. 00	10	00
	158	11	00	00.	80
	168	. 2	00	06	30
•	158	1C	00	06	80
	1 58 -	1D	00	00.	40
	159	3D	00	06	68
	159	3C	00	06	16
	159	3B	00	00	40
	159	.1 A	. 00	08	28
	160	3A	00	17	04
	160	3B	00	00	50
	91	8	00	06	30
	91	9	00	04	90
•	91	12	00	00	40
	91	11	00	03	00
	91	1 0B	00	01	80
	91	10A	00	Q 1	04
	82	2D3	00	03	84
	82	2D2	00	01	92
•	82	2 C 1	00	05	04
•	82	2B	00	05	01
	82	2A3	00	03	. 72

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1	2	. 3	4	5	·6
	82	2A2	00	00	76
	82	1 E '6	00	07	56
	8 2	1D5	00	06	38
· ·	82	1D6	00	01	00
	82	10	00	10	44
	71	10	00	03	00
	71	9	00	03	10
`	71	8	90	02	07
	71	7	00	01	04
	71	6	00	12	33
	71	5A	00	03	. 18
	71	58	00	00	84
	71	48	00	01	80
	95	10	00	08	46
	95	9	00	08	26
	95	4B .	00	00	82
	95	4A	00	03	36
	95	1	00	00	40
	95	3A	00	00	40
	95	2	00	09	06
·	267	4A1A	00	52	2 0
	105	1.	00	03	40
	105	2	00	09	-94
	. 105	3	00	10	91 -
	105	4	00	_ 10	94
	105	7	00	02	16
	105	8	00	09	45

. 1	2	3 .	4	5	
	201				6
2 0, 1 011 0 001		1	00	13	00
	202	3	00	02	10
	202	5 -	00	2	80
·	200	3	00	06	43
	198	7	00	06	82
	198	5	00	01	82
	198	6	00	02	60
·	198	3	00	00	40
	199	4 .	00	07	44
	187	15	00	10	62
	187	14	00	03	76
	1 87	. 13	00	04	29
•	187	12	00	01	36
	187	10	00	02	50
	187	11	00	02 -	60
	186	5	00	05	22
·	186	4	00	09	64
	186	3	00 [′]	07	51
	186	2	00	01	65
·	186	1	00	01	62
	185	6	00	03	. 20
	185 ·	5	00	01	40
	185	4	- 00	00	70
	185	7	00	04	48
•	- 185	3	00	00	40
	. 185	2	00	00	40
	185	8	00	03	90
	185	1	00	00	54
	184	2	00	11	25

•			
भारत का राजपत्र : अप्रैल	12, 2008/चैत्र 23,	1930	1761

[बाग][—खण्ड ३(॥)]	पारत का राजपत्र : ठ	ग्रैल 12, 2008/चैत्र 2	3, 1930	<u></u>	1761
. 1	2	3	4	5	6
	184	6	00	00	96
	184	3	00	06	00
•	184	5	00	01	17
	184	4	00	03	46
	183	6	00	05	60
	183	3	00	00	40
	183	7	00	04	55
	183	5.	00	01	48
	181	7	00	06	96
•	161 .	6	00	08	20
	161	5	00	07	92
	162	1A	00	15	64
•	162	1¢	00	02	. 00
	153	12	00	11	60
	153	11	00	00	40
•	153	10	00	03	60
·	153	9	00	07	56
	154	9	. 00	03	60
	154	7A	00	09	60
-	150	4	00	01	70
	150	3	00	06	84
	150	2A	00	03	06
	150	1	00	05	75
	155	10	00	01	70
	155	9	00	01	00
	155	6	. 00	00	40
14, Alameiumangapuram	145	17C	00	09	68
	145	17B	00	01	12

1 2 3 4 5 6 145 16 00 03 60 145 15 00 02 60 145 7 00 10 23 145 10 00 00 40 145 9 00 00 40 145 8 00 00 40 145 22 00 00 40 145 6 00 04 14 145 4A 00 03 60
145 15 00 02 60 145 7 00 10 23 145 10 00 00 40 145 9 00 00 40 145 8 00 00 40 145 22 00 00 40 145 6 00 04 14
145 7 00 10 23 145 10 00 00 40 145 9 00 00 40 145 8 00 00 40 145 22 00 00 40 145 6 00 04 14
145 10 00 00 40 145 9 00 00 40 145 8 00 00 40 145 22 00 00 40 145 6 00 04 14
145 9 00 00 40 145 8 00 00 40 145 22 00 00 40 145 6 00 04 14
145 8 00 00 40 145 22 00 00 40 145 6 00 04 14
145 22 00 00 40 145 6 00 04 14
14 5 6 00 04 14
145 4A 00 03 60
145 38 00 01 80
145 3A 00 01 50
145 3C 00 01 00
145 2A 00 03 08
149 9 00 03 36
149 8 00 01 50
149 7A 00 01 70
149 7A 00 01 70 149 7B 00 00 40
149 6 00 01 80
149 5 00 03 60
149 4 00 04 10
149 2 00 03 20
149 3 00 00 40
150 22 00 06 20
150 21 00 01 00
150 20 00 03 30
150 19 00 01 40
150 18 00 01 50
150 17 00 01 71

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1	2	3	4	5	6
	150	15	00	00	40
·	150	· 13	00	05	40
·	150	9B2	00	09 _	00
	150	9A3	00	02	60
	150	9A2	00	00	40
	150	9A1	00	00	92
	150	8 .	00	03	60
	150	,3	oó	04	66
	274	6	00	13	80
•	274	5	00	01	47
	182	3A	00	02	34
	182	4	00	09	80
· ·	182 .	15	00	01	26
	182	11	00	04	65
	182	10	00	06	98
	182	12	00	01	98
	188	13B	00	10	44
	188	11B	00	04	30
	188	11A	00	00	40
	188	12B	00	02	05
	188	12A	00	01	55
	185	8	00	80	72
	185	9	00	01	10
	185	7 .	00	00	90
•	185	1	00	00	72
	185	2	00	02	52
	185	3	00	04	68
	185	· 4	00	03	42
	. 184	2A	00	01	80

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IPART	11	Sec.	36	'n

		OF INDIA. A RIETZ 2008CIDATRA 23, 1930			[FARI IISEC. 5(II)]
1	2	3	4	5	6
	250	-	00	31	. 68
	251	1 .	. 00	05	_. 40
	263	1111	-00	20	70
	263	12	00	09	00
•	263	13	00	05	70
	263	10	00	15	20
	263	9	90	00	50
•	26 3	5	00	05	58
	263	4	00	03	24
	263	3	00 -	04	05
	26 3	2	00	05	13
	263	1	DO	11	97
	259	1A2	00	. 01	46
	259	1A1	00	05	04
	258	-	00	25	20
	257	3A	00	09	00
	2 57	3B	00	01	90
	257	10	00	01	08
	257	1B	00	27	00
	257	1A	. 00	16	92
15, Murukkampattu	9 .	16	00	10	80
	9 .	/ 15	00	07	70
	9	8	00	05	92
	. 9	9A	00	03	67
	9	9B	00	00	52
	9	10	00	11	34
	. 7	12	00	00	49
	9	11	00	03	42

1	2	3	4	5 .	6
•	7	11	90	14	59
•	. 7	B	00	09	83
	7	6	00	03	75
	6	10	00	06	30
	6	9	00	02	· 52
	8	9	00	02	88
	6	8	00	00	40
	è	1	00	00	40 -
	5	22	00	06	40
·.	5	23	00	04	80
	5	21	00	04	80
	5	20	OD	01	66
	5	19	00	01	83
	5	18	00	05	81
	4	18	00	00	62
	19	В	00	23	05
	19	3	00	25	20
		_			50
11, Suryanagaram	23	5	00	02	
•	23	6	00	00	40
	23	2	00	01	80
	23	18	00	02	88
	23	17	00	02	88
	23	1	00	02	52
	1	7	00	02	. 52
	1	. 6	00	02 .	52
	1	5A	00	01	25
1	1	5 B	00	02	52
	1	4A	00	00	40

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110 01 110 01 1101A. ATRIC 12,2000 CHAITRAZ), 1930					[PART H—Sec. 3(ii)
11	2	3	4	5	6
•	1	⁴ 8	00	05	40
	1	3	- 00	10	08
	1	2B2	00	08	. 06
,	1	2B3	00	03	90
12,Krishnasamudram	214	8	00	00	40
	214	6	00	00	90
•	214	28	00	06	66
-	214	2A	00	05	40
	216	8	00	03	52
.•	216	. 9	00	01	26
	216	78	00	00	40
	216	· 7A	00	00	40
·	216	5	00	Q 3	73
	216	6	00	ao	40
	215	4	00	03	22
	215	3	00	04	32
	221	4E	00	04	10
	221	1 .	00	0 7 ·	11
	221	3	00	03	96
	222	8	00	02	04
	222	5	00	01	22
	222	7 A	00	02	76
	222	4	00	00	40
	22 2	8	00	04	00
	222	2	00	01	44
	222	1	00	02	15
	223	A	00	01	62
,	223	3	00	01	62

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1 2 3 4 5 223 2 00 01 324 3 00 05 324 18 00 00 224 42B 00 02 224 42A 00 02 224 40 00 04 224 39 00 01 224 38 00 01 224 31 00 00 224 37 00 01 224 36 00 01 224 35 00 01	80 42 40 80 00
324 3 00 05 324 1B 00 00 224 428 00 02 224 42A 00 02 224 40 00 04 224 39 00 01 224 38 00 01 224 31 00 00 224 37 00 01 224 36 00 01 224 35 00 01	42 40 80 00
324 18 00 00 224 428 00 02 224 42A 00 02 224 40 00 04 224 39 00 01 224 38 00 01 224 31 00 00 224 37 00 01 224 36 00 01 224 35 00 01	40 80 00
224 428 00 02 224 42A 00 02 224 40 00 04 224 39 00 01 224 38 00 01 224 31 00 00 224 37 00 01 224 36 00 01 224 35 00 01	80 00
224 42A 00 02 224 40 00 04 224 39 00 01 224 38 00 01 224 31 00 00 224 37 00 01 224 36 00 01 224 35 00 01	00
224 40 00 04 224 39 00 01 224 38 00 01 224 31 00 00 224 37 00 01 224 36 00 01 224 35 00 01	
224 39 00 01 224 38 00 01 224 31 00 00 224 37 00 01 224 36 00 01 224 35 00 01	00
224 38 00 01 224 31 00 00 224 37 00 01 224 36 00 01 224 35 00 01	
224 31 00 00 224 37 00 01 224 36 00 01 224 35 00 01	00
224 37 00 01 224 36 00 01 224 35 00 01	00
224 36 00 01 224 35 00 01	40
224 35 00 01	50
	50
	75
224 34 00 01	62
225 11 00 04	. 14
225 6B 00 03	10
225 GA 00 03	, 06
225 5 00 05	i 94
225 3B 00 02	2 52
225 2 00 05	5 94
225 1 00 02	2 34
228 7 00 00	9 06
228 6C 00 0	3 18
228 68 00 00	3 12
228 6A 00 0	1 : 92
228 5F 00 0	0 52
228 5E 00 0	o 50
	4 20
	10 40
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ı	. 63

[PART 13-SEC. 3(ii)]

				PART II—SEC. 3			
1	2	3	4	5	6		
	228	1F	00	04	32		
•	228	1G	00	00	54		
• .	228	1E	00	02	34		
	228	10	00	02	70		
	228	18	00	03	08		
·	228	10	00	01	10		
•	229	¹ 10	00	02	50		
	229	9 .	00	02	52		
	229	8 .	00	02	16		
	229	7	00	02	43		
	229	5C	00	00	70		
	229	5 B	. 00	00	40		
	229	5A	00	00	40		
	229	4	00	01	00		
	229	3	QO	00 .	40		
	22 9	2A	00	00	40		
	201	10	00	02	45		
	201	8	00	05	30		
	200	. 9	00	ØØ.	40		
	200	8	00	00	40		
	230	5	00	00	40		
	199	9	,00	00	45		
. •	199	B	00	05	76		
	199	7	00	. 02	80		
	199	.6	00	02	. 86		
	199	5B	00	Q3	24		
	199	SA	00	03	24		
	199	2	00	14	13		
	199	1	00	00	80 .		

.1	2	3	4	5	6
	231	11B	00	00	80
	231	11A	00	00	40
	231	8	00	00	40
	198	. 6	00	. 04	40
•	198	482	00	02	97
	198	4B1	00	. 01	76
•	198	4A .:	00	D 1	62
	198	3	00	03	- 08
	198	. 2	00	06	48
	233	15	90	04	86
	233	.9	00	02	60
	233	10	00	06	00
	233	8	00	05	94
	233	. 4	00	. 03	06
	233	3	00	03	06
	233	2	- 00	05	40
•	235	7	00	80	10
	235	6	00	05	40
	235	5.	00	05	40
	236	11	00	01	80
	236	10	00	03	24 .
	236	9F	00	01	65
	236	9G	00	00	1 40
	236	9E	90	03	78
	236	9C	00	04	86
	236	9A	00	. 04	14
	238	5B	00	09	00
	237	7	00	00	40 ′
	237	6B	00	02	82

THE GAZETTE OF INDIA: APRIL 12,2008/CHAITRA23, 1930

[PART II-SEC. 3(ii)]

		<u> </u>				
1	2	3	4	5	6	
	237	6A	00	00	60	
	237	4C	00	02	55	
	237	5	00	00	51	
	237	4B	00	01	95	
	237	4.A	00	00	75	
	237	3B	00	02	04	
	23 7	28	00	00	80	
	237	3A	00	01	70	
	237	2A	00	01	52	
	237	1	00	01	68	
	151	8	00	03	30	
	151	. 7	00	00	90	
	151	6 B	. 00	02	. 21	
	151	6A	00	03	06	
· .	151	5	00	04	86	
	151	2	00	03	42	
	151	1	OO	03	24	
	142	7	00	05	40	
•	142	48	00	13	· 32	
	142	3	00.	02	50	
	141	6 ,	00	10	80	
	141	4 A	00	00	40	
	141	3	00	03	60	
	141	1B	00	00	72	
	141	1Ą	00	02	54	
•	140	3	00	04	53	
ι	140	2	00	02	07	
•	140	1	00	10	74	
	87	5	00	05	76	

1	7	7	1

	T -			- 1	
11	2	3	4		6
	87	4	00	09	30
	87	2	00 ·	00	40
	87	1	90	00	96
	89	7	00	04	40
·	89	6	00	01	. 18
	89	5	00	02	30
	89	4	00	02	21
	89	3	00	03	10
	89	2	00	01	27
•	89	1	00	03	90
	91	4	. 00	01	50
	91	3	00	02	24
	91	6	00	02	80
	91	5	Q Q	02.	86
	91	12	00	00	40
	90	5	00	04	.50
	. 90	4	00	03	60
	90	3	60	03	7 8
•	95	6 '	00	02	80
	95	8	00	00	40
	92	2	00	04	50
	92	3 .	00	00	65
	92	. 1	00	05	94
	94	4	00	06	12
	94	28	00	04	03
	.94	3	00	01	55
		3 2A	00	04	. 08
	94			02	04
	94	1	00		76
	106	6B	00	05	10 :

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1	2	3	4	5	6	
	106	5	00	08	12	
	106	4	Ó	03	42	
	106	3	. 00	03	42	
	108	1	00	04	14	
	105	5	00	05	20	
	106	12	00	00	40	
·	105	6	00	05	04	
	105	1B	00	07	. 56	
	105	7	00	00	40	
·	104	4	00	03	92	
	104	3	00	05	98	
	104;	2	00	05	76	
	104	1 1	00	04	50	
	103	11B	00	05	40	
	103	12	00	04	86	
	103	13	00	06	40	
	103	4	00	06	12	
	103	3	00	01	98	
	27	4	00	05	56	
	27	5	00	19	56	
٠.	27	. 3	00	00	40	
	10	7	00	08	10 .	
	10	6	00	04	50	

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The Table To

[12-4-2(0)]	7804 41 4474	12, 2000	17,70		
1	2	3	4	5	6
	3	3B	00	07	92
•	. 3	3A	00	07	74
	3	2E .	00	01	80
	3	2D	90	04	88
	3	2C ·	00	05	76
	3	2B	00	07	38
	3	2A	00	06	30
	3	. 1	00	10	. 44
i	5	-	00	22	89
3, Sirugumi	4	1E	-00	02	. 94
	4 ·	1F	00	04	44
	4	1C	00	15 ·	60
	4	18	00	15	96
• •	٠ 4	1A	00	16	92
	217	2	00	11	63
	218	-	00 -	03	06

Taluk : Pallipat	District :	District : Tiruvallur		State : Tamilnadu		
Name of the Village	Survey No.	Sub-Division No.	Hectare	Are	Square meter	
1	2	3	4	_5	6	
9, Ramasamudram	67	3	00	07	50	
•	58	1	00	13	68	
	12	3A85	00	02	20	
·	. 12	3A64	00	01	62	
	12	3A63	00	01	60	
	12	3A62	00	10	35	

12 3A80 00 12 3A59 00 12 3B 00 12 3A33 00 12 3A32 00 12 3A31 00 12 3A30 00 12 3A22 00 12 3A22 00 12 3A22 00 12 3A21 00 12 3A29 00 12 3A29 00	5 6 01 90 01 40 00 40 15 12 01 80 01 80
12 3A60 00 12 3A59 00 12 3B 00 12 3A33 00 12 3A32 00 12 3A31 00 12 3A30 00 12 3A22 00 12 3A22 00 12 3A22 00 12 3A23 00	01 40 00 40 15 12 01 80
12 3A59 00 12 3B 00 12 3A33 00 12 3A32 00 12 3A31 00 12 3A30 00 12 3A22 00 12 3A22 00 12 3A22 00 12 3A21 00 12 3A29 00 12 3A23 00	00 40 15 12 01 80
12 3A59 00 12 3B 00 12 3A33 00 12 3A32 00 12 3A31 00 12 3A30 00 12 3A22 00 12 3A22 00 12 3A22 00 12 3A21 00 12 3A29 00 12 3A23 00	15 12 01 80
12 3A33 00 12 3A32 00 12 3A31 00 12 3A30 00 12 3A22 00 12 3A21 00 12 3A29 00 12 3A23 00	01 80
12 3A32 00 12 3A31 00 12 3A30 00 12 3A22 00 12 3A21 00 12 3A29 00 12 3A23 00	
12 3A31 00 12 3A30 00 12 3A22 00 12 3A21 00 12 3A29 00 12 3A23 00 00 12	01 80
12 3A30 00 12 3A22 00 12 3A21 00 12 3A29 00 12 3A23 00 0	
12 3A22 00 12 3A21 00 12 3A29 00 12 3A23 00 0	01 80
12 3A21 00 (12 3A29 00 (01 80
12 3A29 _00 (03 02
12 3A23 00 (00 4n
	02 52
	01 50
12 3A20 0D (01 74
12 3A19 00 (01 72
12 3A18 00 (D1 a0
12 3A6 00 6	9 71
12 3A7 00 0)1 6 2
12 3A5 00 0	05 60
15 13 00 2	22 32
, 16 5 00 0)5 22
16 6 00 0	04 32
16 7 00 0	14 32
16 8 00 0	14 32
16 9 00 0	4 32
16 10 00 0	4 32
1 4 00 0	
1 3 00 O	
1 14 00 0	

1	2	3	4	5	, 6 <u></u>
0, Krishnarajakuppam	182	13	00	02	50
	182	14	00	02	50
	182	17	00	02	25
	182	12	00.	00	40
	182	11	00	00	70
	182	15	00	04	13
	182	10	00	01	82
	182	9	00	00	43
	182	8	00	90	44
	181	6	00	10	47
	181	15	00	00	40
	181	13	00	06	80
	181	11	00	05	40
	181	12	00	00	40
	181	10	00	05	22
	178	11	00	04	94
	178	12	00	01	34
	178	4	00	03	50
	178	5	00	01	26
	178	6	00	13	86
	178	8	, 00	00	40
	129	4	00	02	40
	129	. 1	00	00	65
	129	3	00	. 03	60
• .	129	5 B	90	05	40
	129	2	00	02	28
,	129	5A	00	01	32
	129	6	00	00	40
	128	13	00	03	98

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			[1 AKT 11—360, 3(11)		
. 1	2	3	4	5	6
•	128	11	00.	01	70
•	128	14	00	00	81
	128	9	00	03	60
•	128	8	QQ	03	50
	128	7	00	08) OC
	128	6	00	00	40
	128	1B	00	02	52
•	128	1 A -	QQ	00	40
	128	†Ç	00	. 04	40
	128	1D	00	90	64
	128	2	00	04	36
	123	13	00	05	40
•	123	11	. 00	07	20
	123	7 A	00	01	48
	123	7 B	00	03	90
	123	8	00	03	00
	122	1	00	04	32
	11 /6	20	00	00	51
	116	168	00	04	14
•	116	15	00	01	56
	11 6	14	00	01	44
	116	10	0υ	10	44
	116	9	00	04	68
•	116	8	00	° 00	4D .
	116	78	00	01	70
	116	7C	00	01	70
	116	4	06	02	52
	116	5	00	01	26
	116	3B	00	06	48

[1111 - 12111]					
1	2	3	4	5	6
	116	1	00	04	32
·	110	10	00	05	22
	110	9	00	03	96
	110	7	00	10	26
	112	17	00	15	5D ~
. ,	. 95	9	00	23	75
	95	4	. 00	03	64
	95	. 3	00	03	00
•	96	6	00	01	32
	96	5	00	02	20
	96	4	00	03	20
	96	3	00	03	60
	96	2	00	00	80
	96	1	00	13	54 .
	96	10	00	00	40
	96	9	00	00	40
•	90	2	00	01	54
	89	ġ	90	24	50
	89	6	00	03	85
	81	5	00	96	66
	81	4B	00	03	60
	81	4A	00	04	. 14
	81	2	00	08	10
	81	18	, 00	04	86
	81	1A	. 00	06	26
	79	5	00	12	36
	79 79	4	00	02	67
			00	09	05
•	79 	1			82
	77	2	00	08	04

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1	770	

1	2	3	4	5	6
	77	1	00	11	20
	75	4	00	03	62
	75	2	00	03	90
	75	18	00	09	23
	75	1A	00	16	56
	72	7	00	05	34
	72	4	00	02	70
	72	3	00	02	70
	72	1	00	09	00
•	72	2	00	00	40
	72	9	00	03	84
	42	1	00	06	84
	40	1	00	27	70
	40	2A	00	00	40
	34	14 -	00	03	05
·	34	15	00	01	15
	341	13 '	00	03	06
	34	11	00	07	55
	34	16A	00	00	40
	34	10	00	07	92
	34	8	00	07	7.4
	34	7	00	00	90
	35	17	00	03	40
	35	13D	. 00	03	48
	35	13C	00	02	70
	35	12	00	01	30 ·
	35	11	00	01	15
	35	10	00	0 1	00
	29	14	00	02	47

1	2 .	3	4	5	6
,	29	BA	00	04	45
•	29	7A	ġo	00	72
	29	7 B	00	02	01
	29	4	00	02	92
	29	3	00	03	. 34
•	29	2	00	00	40
	29	1	90	03	24
•	19	15	00	02	85
	19	14	00	03	42
• •	19	13	co	60	57
	19	10	00	04	32
	19	4	00	03	12
	19	5	00	01	25
	19	3	00	02	88
	17	8	00	03	39
	17	9	00	04	29
	3	10	00	03	21
	3	9	00	04	06
	3	. 6	00	07	90
	3	8	00	00	40
	223	7	00	06	74
•	223	6B	00	01	50
	223	8B	00	01	20
	223	8A	00	04	15
	223	9	00	00	- 40
•	205	6	00	01	- 40
	205	2	00	02	10
	205	3	00	10	. 00
	205	4	00	03	50

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1	2	3	4	5	6
	205	5	00	03	50
	206	9	. 00 .	00	65
	206	8	00	09	20
	206	10	00	αò	40
	206	5	. 00	03	12
•	206	6	00	03	80
	206	4	00	04	50
	206	3B	00	04	50
	206	2	00	04	14
,	207	. 11	00	04	- 86
	207	9	00	03	91
•	207	8	00	01	80
i	207	7	00	00	40
•	213	1	00	05	28
	212	4	00	07	94
	212	3	00	09	60
	212	1	00	06	84
	209	12C	00	03	50 .
	209	128	00	Q1	08
	209	12A	00	04	50
	209	1 1B	00	04	32
	209	11A	00	02	06
	209	7	00	02	16
•	210	1A	00	00	40
16, Nochili	106	7	OD	10	62
	106	6	00	02	73
	100	9 ·	00	05	58
	100	11	00	09	00

1	2	3	4]	5	6
	100	10	00	12	60
	100	6	00	00	68
	100	3 .	00	03	45
	100	2	00	05	13
	99	1	00	05	02
	99	2A -	00	00	40
P	101	18	00	02	61
	101	8	00	03	60
	10 1	7	00	96	98
	98	11	00	01	68
	98	10	00	01	20
	98	12	00	00	90
	98	9	00	01	02
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	97	1	00	00	40
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					[FART II. Sec. 5(II)]	
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	92	3	00	04	20	
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[F. No. R-25011/11/2007-O.R.-I] S.K. CHITKARA, Under Secy.

श्रम एवं रोजगार मंत्रालय

नई दिल्ली, 12 मार्च, 2008

का,आ, 824.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार में, बी. सी. सी. एल. के प्रवंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण (सं.-1) धनबाद के पंचाट (संदर्भ संख्या 128/2001) को प्रकाशित करती है, बो केन्द्रीय सरकार को 12-03-2008 को प्राप्त हुआ था।

[सं. एल-20012/8/2001-आई आर(सो-1)] स्नेह लता जंबास, डेस्क अधिकारी

MINISTRY OF LABOUR AND EMPLOYMENT

New Delbi, the 12th March, 2008

S.O. 824.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government bereby publishes the award (Ref. No.128/2001) of the Central Government Industrial Tribunal/Labour Court, (No-1) Dhanbad now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M/s B.C.C.L., and their workmen, which was received by the Central Government on 12-03-2008.

[No. L-20012/8/2001-IR (C-1)]

SNEH LATA JAWAS, Desk Officer ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBENAL (NG.1) DHANBAD

In the matter of a reference under section 10(1) (d) (2A) of the Industrial Disputes Act, 1947.

Reference No. 128 of 2001

Parties: Employers in relation to the management of Sudamdih Shaft Mine of M/s. B.C.C.L.

and

Their workman

Present :- Shri Nagendra Kumar, Presiding Officer

Арренталсев:-

For the Management :- None

For the Workman :- Shri S.N. Goswami, Advocate

State :- Jharkhand.

Industry : Coal

Dated, 26th February, 2008

AWARD

By order No. L-20012/8/2001-IR (Coal-1) dated 22-05-2001 the Central Government in the Ministry of Labour has in exercise of the powers conferred by clause (d) of sub-section (1) and sub-section (2A) of Section 10 of the industrial Disputes Act, 1947, referred the following

dispute for adjudication to this Tribunal :-

SCHEDULE

"Whether the action of the management of BCCL Sudamdih Shaft Mine in changing date of birth, originally recorded as 1-7-58 to 24-7-48 without referring the case of Apex Medical Board is justified? If not, to what relief is the workman Srikant Gareri entitled?"

After having received the Order No. L-20012/8/2001-IR (Coal-1) dated 22-05-2001 of the aforesaid reference from the Govt. of India, Ministry of Lobour, New Delhi for adjudication of the dispute a reference case No. 128 of 2001 was registered on 20-6-2001 and accordingly an order to that effect was passed to issue notice through the registered post to the parties concerned directing them to appear in the Court on the date fixed and file their writen statement alongwith the relevant document and a list of witnesses in support of their claim. In compliance of the said order notices were issued to the parties concerned Sri S. N. Goswami, Advocate of the union appeared in the Court to represent the union.

From the perusal of the order sheet of the record it transpires that both the parties have filed their written statements in support of their claim. It is further clear from the record that the case was fixed for filing of rejoinder & document by parties but a petition alongwith a Zerox copy of death certificate of workman has been filed in the Court praying there in to pass a NO DISPUTE AWARD. It is obvious from the record and it is also clear from the death certificate granted by the competent authority that Sri Srikant Gareri the workman concerned died on 30-6-07 and this fact was informed by the petition of the Advocate. The petitioner has mentioned in the application that the family do not want to contest the case further any more since this reference is pending, they have not recived the retiral benefit. In the prevailing facts and circumstances of the case it is not advisable to keep the record pending any more. As such it is hear by :---

ORDERED

That let a "NO DISPUTE" Award be made and the same is passed. Send the copies of the Award to the Govt. of India, Ministry of Labour & Employment, New Delhi for information and needful. Reference is accordingly disposed of.

NAGENDRA KUMAR, Presiding Officer

नई दिल्ली, 17 मार्च, 2008

का.आ. 825.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार फेडरल बैंक लि. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, इरनाकूलम के पंचाट (संदर्भ संख्या 49/2006) को प्रकाशित करती है. जो केन्द्रीय सरकार को 17-03-2008 को प्राप्त हुआ था।

[सं. एल-12012/290/2904-आई आऱ(बी-I)] ् अजय क्मार, ढेस्क अधिकारी

New Delhi, the 17th March, 2008

S.O. 825.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Governmenthereby publishes the award (Ref. No.49/2006) of the Central Government Industrial Tribunal-cum-Labour Court, Ernakulam, as shown in the Annexure in the Industrial Dispute between the management of Fedral Bank Ltd., and their workmen, received by the Central Government on 17-3-2008.

[No. L-12012/290/2004-IR (B-1)] AJAY KUMAR, Desk Officer

ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ERNAKULAM

Present: SHRI P.L. NORBERT, B.A., L.L.B., Presiding
Officer

(Thrusday the 30th day of August, 2007/8th Bhadrapada, 1929)

LD, 49 of 2006

(I.D. I/2005 of Industrial Tribunal Alapuzha)

Workman

Shri George Thomas

Kurisummoottil House

Slamepuram, Pathanapuram P.O.

Kellam District

Adv. Shri Ashok B. Shenoy.

Management

The Dy. General Manager

Canara Bank, Circle Office, Staff Section (N)

Staff Section (N)
Spencer Junction
Thiruvananthapuram

Adv. M/s. B.S. Krishnan Associates

AWARD

This is a reference made by Central Government under Section 10(1)(d) of Industrial Disputes Act, 1947 for adjudication. The reference is:—

"Whether the action of the management of the Federal Bank Ltd. with headquarters at Alwaye Kerala in dismissing Shri George Thomas, ex-Clerk-Typist of the Koodal Branch vide order No. PIR/M3/P/2266/AW-276/R-242/2002 dated 9-3-2002 is justified? If not, to what relief Shri George Thomas is entitled?"

. 2. The facts of the case in brief are as follows:—

The workman, Shri George Thomas was a Typist-Clerk in Federal Bank. Two charge-sheets were issued to him on the allegation of unauthorized absence without intimation, borrowing money from customers of the bank, persuading customers and well-wishers to stand guaranty for him and his family members for availing loans and issuing cheques to several persons without maintaining sufficient balance in the account of the workman. A domestic enquiry was conducted and he was found guilty of all the charges and was dismissed from service. The

workman chailenged the findings and punishment. According to him he was not given sufficient opportunity to defend. He was not given notice of enquiry. The enquiry was held ex parts. The findings are perverse.

According to the management, notice of enquiry was given to the workman. He was afforded sufficient opportunity to participate in the enquiry. But he remained absent. Copy of proceedings of enquiry held on 9-11-2001 was forwarded to him by the Enquiry Officer. He was offered a chance to cross-examine the management withnesses. That was also not availed by the workman. Again the Enquiry Officer sent a copy of Enquiry Report to the workman. On the basis of the materials collected by the Enquiry Officer he came to the conclusion that the workman was guilty of the charges. The Disciplinary Authority, analyzing the evidence and the report, concurred with the findings of Enquiry Officer. The workman was given opportunity for personal hearing and thereafter imposed punishment of dismisal. No illegality is committed either by Enquiry Officer or by the Disciplinary Authority. The workman remained absent unauthorisedly without intimation from 3-4-2001 to 12-4-2001 and again from 17-4-2001 to 7-8-2001. He borrowed money from customers and well-wishers and persuaded customers and others to stand guarantee for him and his family members for loan purpose. He also issued cheques without keeping sufficient balance in the account. The past record of the workman is bad. For similar misconduct disciplinary action was initiated twice and punishment of reduction of basic pay by two stages and stoppage of increment for six months were imposed on him. Still he made no improvements. He has violated Leave Rules as well as provisions of Bipartite Settlement. His conduct is prejudicial to the interest of the bank and affects the reputation of the bank. The findings are based on materials and the punishment is in proportion to the charges, Therefore no interference in the findings or punishment is called for,

4.Since the validity of enquiry is challenged by the workman that issue was heard as a preliminary issue and an order was passed on 17-8-2007 (inding that the enquiry is valid. What remains to be considered are:—

- (1) Whether the findings of Enquiry Officer are sustainable?
- (2) Whether the punishment is proper?

The evidence consists of the oral testimony of MW1 and documentary evidence of Ext. M1 on the side of management and WW1 and Exts. W1to W14 on the side of the workman.

5. Point No. (1)

There are two charges. The 1st charge is Ext. ME-4 dated 7-8-2001 and the 2nd charge is Ext. ME-7 dated 1-11-2001. As per the 1st charge the allegation is that the workman remained absent continuously without applying for leave and without intimation from 3-4-2001 to 12-4-2001

and again from 17-4-2001 to 7-8-2001. As per the 2nd charge the allegations are that he borrowed money from customers and well-wishers. He persuaded customers and well-wishers to stand guranty for him and his family members. He took possession of a cheque book clandestinely from the bank and issued cheques to creditors without keeping sufficient balance in his account.

So far as the 1st charge is concerned it is contended. by the learned counsel for the workman that intimation was given to the bank regarding the absence. Therefore, according to him, if at all the absence is treated as unauthorized it is only a minor misconduct. There is no quarrel that unauthorized absence with intimation is only a minor misconduct and unauthorised absence without intimation, is gross misconduct falling within Clause 7(a) and 5 (p) respectively of the 7th Supplementary Bipartite Settlement dated 10-4-2002 (Ref. page 567 'Bipartite Settlements' by H.P.J. Kapoor, 12th Edition). Therefore the pertinent question is whether intimation was given or not. According to the workman the reason for his long absence is his illness. The workman (WWI) says that in 1986 he had met with an accident and fractured his leg. A metal rod was implanted in his leg. There was metallic infection. Hence he was unable to attend duty from 17-4-2001 onwards. The absence prior to that is, from 3-4-2001 to 12-4-2001, for 10 days. He had worked thereafter last on 16-4-2001. According to the management the intimation about his absence from 3-4-2001 to 12-4-2001 alone was given as revealed by Ext. ME-11 to 16 & 18, ME-11 is a leave application in the prescribed format dated 16-4-2001. The leave applied was for 10 days from 3-4-2001 to 12-4-2001. Thereafter he joined duty. Again from 17-4-2001 he was absent. Ext. ME-12 is a covering letter forwarding Ext. ME-11 application to the Assit, General Manager, Ext. ME-13 is Fitness Certificate from St. John's Hospital, Pathanapuram stating that he was fit for resuming duty from 13-4-2001. Ext. ME-14 is a _ medical certificate dated 3-4-2001 advising 10 days' rest from 3-4-2001 enwards. Ext. ME-15 is an intimation letter dated 17-4-2001 regarding absence. Ext. ME-16 is another medical certificate dated 17-4-2001 stating that the workman requires further treatment. Ext. ME-18 dated 14-7-2001 is a letter of intimation to the bank stating that the workman had not fully recovered from his illness and the doctor had advised him rest for 3 more weeks as per medical certificate dated 12-6-2001 and hence he was unable to report for duty. The management however does not admit receipt of medical certificate dated 12-6-2001. Ext. W12 produced by the workman before this Court is a copy of that medical certificate dated 12-6-2001. Ext. W-12 (a) is postal receipt of having sent Ext. W-12 medical certificate to the bank. Hence the bank cannot say now that they did not receive medical certificate dated 12-6-2001. As per that medical certificate the workman was advised rest for 3 weeks from 11-6-2001. Ext. W-13(a) is a letter of intimation dated 28-7-2001 sent to the bank stating that though he was fit for reporting for

duty due to some personal matters he wanted leave for another six months. Ext. W-13(d) is the postal receipt of having sent Ext. ME-13(a) to the bank. Ext. W-13(b) is another similar letter dated 25-1-2002 stating that it was incontinuation of his letter dated 28-7-2001 that he was writing for extension of leave for another 3 months from 25-1-2002 onwards, thus it can be seen from Exts. W-12, 12(a), 13(a) and 13(d) that the workman had intimated the bank that he would be absent. However he had not applied for leave except for the period from 3-4-2001 to 12-4-2001. Therefore the absence at any date from 17-4-2001 to 7-8-2001 is clearly unauthorized absence as found by the enquiry officer. But the finding that it was without intimation to the bank is not correct. To that extent the finding of the Enquiry Offices has to be modified. A mere unauthorized absence is only a minor misconduct as already mentioned.

- 7. The other charges against the workman are borrowing money from customers and others, persuading customers and well-wishers to stand guaranty for him and issuing cheques without keeping sufficient balance in his account.
- As per the charge the workman had borrowed. Rs. 50,000 from Smt. Kumjamma Thomas of Pathanapuram and Rs. 10,000 from Shri K.P. Paulose, a retired Sub-Inspector of Police, Pathanapuram. A loan was taken by Shri Ramakrishnan, Chevayur, Calicut pledging 400 units of UT1-64. The loan amount was repaid. But the UTI units were not returned. Shri C. Abraham of Punalur was persuaded to stand as a guarantor for workman. So also, Fr. O. Thomas of Pathanamthitta stood as surety for a loan of Rs. One lakh availed by the workman from bank and salary of Fr. Thomas, who was a High School Teacher, was deducted towards repayment of the loan amount. It was contended by the learned counsel for the workman that none of these persons, except one (Shri K.P. Paulose, a retired Sub-Inspector) are customers of the bank. The amount borrowed from him was only Rs. 10.000. Therefora, according to him, the conduct of the workman in borrowing. money has neither affected the reputation of the bank nor is it prejudicial to the interest of the bank. It is to be noted that Bank's Bulletin No. 27/97, Part IV dated 2-7-1997 prohibits borrowing money from customers. Enquiry Report refers to the Bulletin (Pg. 3). Even if the workman had borrowed money only from one customer, that was enough violation of the instructions of the bank and hence misconduct. Shri Paulose was examined as MW2. He supported the charge of having borrowed money from him and received a cheque which was dishonoured. Another creditor, Smt. Kunjamma Thomas, was also examined as MW3. She too stated that the workman had borrowed Rs. 50,000 from her and issued a cheque which was dishonoured. Regarding guaranters the Branch Manager of the Bank (MW1) had given evidence before Enquiry Officer that the workman had requested Shri M.C. Abraham to stand as a guarantor. Fr. O. Thomas too stood as

guarantor, MW1 also stated that the UT1 units pledged by Shri Ramakrishnan for taking a loan from the bank was not returned after repayment of the loan. Besides, documents produced before the Enquiry Officer also support the case. of the management. On the basis of the oral and documentary evidence the Enquiry Officer found that the allegation, of borrowing and securing guarantors for loans. availed by workman and his family members, is true. The workman had also issued cheques to the creditors. The cheque book facility was withdrawn by the bank from the workman due to his indiscriminate borrowing. It was thereafter that the workman had clandestinely took a cheque book from the bank and issued cheques to borrowers. Ext. ME-9 is copy of a blank cheque signed by the workman. He is not able to explain how he came in possession of the eheque leaf. The cheques when presented by the creditors were dishonoured. It may be true that out of the creditors there is only one customer of the bank. But that will not lighten the gravity of the misconduct. Indiscriminate borrowing by an employee of the bank is bound to tell upon the credibility of the bank. Persuading people by a bank employee to stand as surety and default on his part to repay the loan, affects the reputation of the bank and consequently it is prejudicial to the interest of the bank.

The workman does not have a past good record. He was in the habit of indiscriminate borrowing, absenteeism and incurring debts beyond his means of repayment. Ext. ME-31 and 32 are records of disciplinary proceedings on two previous occasions for similar misconduct of absenteeism and borrowing. The punishments imposed are reduction of basic pay by two stage and stoppage of increment for six months. However, there appears to be no ray of improvement in the conduct of the workman. Repetition of the same misconduct unmindful of the consequences, has led him to the present disciplinary action. The bank cannot tolerate such persons. he has dug his own grave and has to beat his own breast. In the circumstances the employer cannot be expected to clamp a lesser punishment than what is ordered and the same is in no way harsh or hard.

10. As per the charge, the misconduct of remaining absent without intimation continuously for a period exceeding 30 days, falls under Clause 5 (p) of 7th Supplementary Bipartite Settlement, doing an act prejudicial to the interest of the bank under Clause 5 (j), absence without leave under Clause 7(a) and incurring debts to an extent considered by the management as excessive under Clause 7(1). The first two are gross misconduct and the last two are minor misconduct. I have already found that the unauthorized absence is with intimation and therefore it is only a minor misconduct. However, borrowing money from customers and others is an act which is prejudicial to the interest of the bank and it is a major misconduct. Unauthorized absence is also a minor misconduct. These are the charges that are proved. For the gross misconduct

of doing an act prejudicial to the interest of the bank, major punishment of dismissal was ordered by the disciplinary authority and for reasons stated above it calls for no interference.

It. In the light of the reasons stated above, an award is passed finding that the action of the management of Federal Bank in dismissing Shri George Thomas from service is legal and justified and he is not entitled for any relief. The parties will suffer their respective costs. The award will take effect one month after its publication in the official Gazette.

Dictated to the Personal Assistant, transcribed and typed by her, corrected and passed by me on this the 30th day of August, 2007.

P. L. NORBERT, Presiding Officer

APPENDIX

Witness for the Workman

WW1-Shri George Thomas - 13-3-2007.

Witness for the Management:

MW1-Shri Syriac Joseph - 14-11-2006.

Exhibits for the Workman:

W1 series - Electricity bills issued to Consumer No. 741 (7Nos).

W2 -Copy of letter dated 28-5-2002 sent by the workman to the Supdt., Postal Division, Koliam.

W3 -Letter dated 4-6-2002 issued by Customer Care Centre, Deptt. of Posts, Kollam to the workman.

W4 -Letter dated 8-6-2002 issued by the management to the workman.

W5 -Letter dated 12-6-2002 issued by Customer Care Centre, Deptt. of Posts, Pathanapuram.

W6 -Photostat copy of letter dated 20-6-2002 sent by the workman to the Chief Manager, P & IR Deptt, of the management.

W6(a) -Postal receipt.

 Copy of letter dated 8-7-2002 sent by the workman to the Chief Manager, P & IR Deptt. of the management.

W7(a). Postal receipt.

W8 -Photostat copy of Medical Certificate dated 3-4-2001.

W9 -Photostat copy of Medical Certificate dated 1-5-2001.

W9(a) -Postal receipt dated 2-5-2001 in r/o letter sent under Certificate of Posting by workman.

W10 -Photostat copy of Medical Certificate dated 4-5-2001.

W11 -Discharge summary issued from St. Joseph's Hospital, Pathanapuram in r/o Shri George Thomas, the workman.

: Petitioner.

W12 -Photostat copy of Medical Certificate dated 12-5-2001.

W13 -Postal receipt dated 13-5-2001 in r/o letter sent Under Certificate of Posting by workman.

W13(a) -Copy of letter dated 28-7-2001 sent by the workman to the Branch Manager, Federal Bank, Koodal Branch.

W13(b) -Copy of letter dated 25-1-2002 sent by the workman to the Branch Manager, Federal Bank, Koodal Branch.

W13(c)to(c) -Postal receipt of letter sent Under Certificate of Posting by the workman.

W14 -Copy of letter dated 5-12-2001 sent by the workman to the management.

Exibit for the Management:

M1 -Enquiry File.

नई दिल्ली, 1**8 मार्च**, 2008

क्का.आ. 826.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एस.सी.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण गोदावरीखनी के पंचाट (संदर्भ संख्या 122/2005) की प्रकाशित करती है, जो केन्द्रीय सरकार को 18-03-08 को प्राप्त हुआ था।

[सं. एल-22013/1/2008-आई आर (सी-11)] अजय कुमार गौड्, डेस्क अधिकारी

New Delhi, the 18th March, 2008

S.O. 826.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government bereby publishes the award (Ref. No. 122/2005) of the Industrial Tribunal, Godavarikhani as shown in the Annexure in the Industrial Dispute between the management of SCCL and their workman, which was received by the Central Government on 18-3-2008.

[No. L-22013/1/2008-IR (C-II)]

AJAY KUMAR GAUR, Desk Officer
ANNEXURE

BEFORE THE CHAIRMAN CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, GODAVARIKHANI

PRESENT: Sri. M. Shannugam, B. Com., B.L.,

Chairman-curn-Presiding Officer

Wednesday, the 20th Day of February, 2008
 Industrial Dispute No. 122 of 2005.

Between:

K. Rajeshwar Rao, S/o. Chandraiah, Aged about 50 years, E.C.No.0813372,

Ex-Coal Cutter, H.No.19-6-340, Laxminagar, PO: Godavarikhani, Dist.Karimnagar-505 209 (AP).

And

The Supdt.,
 of Mines, GDK. No. 3 Incline,
 Singareni Collieries Co. Ltd., RG-I,
 PO: Godavarikhani,
 Dist. Karimnagar.

2. The General Manager,

Singareni Collieries Co.Ltd., RG-I, PO: Godavarikhani, Dist. Karimnagar.

 The Chairman & Managing Director, Singareni Collieries Co.Ltd.,
 PO: Kothagudem,
 Dist. Khammam.

This Industrial Dispute petition U/Sec. 2-A (2) of 1.D., Act, coming on before me for final hearing on 21-04-2008, upon perusing all the documents on record and upon hearing the arguments of Sri K. Sudhakar Reddy, Advocate, for the petitioner and Sri D. Krishna Murthy, Standing Counsel for the respondents, having stood over for consideration till this date, the court passed the following:

A WARD

- This petition is filed U/Sec. 2-A (2) of I.D. Act, by
 the petitioner, the petitioner, Ex-Coal Cutter prays this Court
 to set aside the dismissal order dt. 14-10-2004 passed by
 the 2nd respondent and direct the respondents' company
 to reinstate the petitioner into service, with continuity of
 service, all other consequential benefits and full back wages,
 to meet the ends of justice.
- 2. The averments of the petition filed by the petitioner are as follows:

The petitioner/workman bereby humbly submits that he was appointed as Badli Worker in the respondents' company in the year 1975. In the year 1977, the petitioner was promoted as Coal Cutter and his services were confirmed. From the year 1986 to till 2000, the respondents' authorities utilized his services as Acting Clerk, Man way Clerk, Magazine Clerk, Welfare Section, stores in the office and also as Chit Issuing clerk in the Area Hospital. In the year 2001, the petitioner was again posted as coal cutter under the 1st respondent. Ever since his appointment in the year 1975, the petitioner discharged his duties to utmost satisfaction of his superiors without any kind blemish and

has put up 250 to 300 musters and above for several years. He served the respondents company for more than 29 years i.e., three decades.

3: That in the year 2001 i.e., after 15 years service as clerk, he was again posted a coal cutter under the 1st respondent. The respondents again directed the petitioner to work as coal cutter in the under ground, which is very strenuous in nature. It affected his health very badly and he suffered from serious ill health, chronic back pain and joint pains to his knees etc. Even then, he worked for more than the required minimum 100 musters in 2001 and 2002. During the year 2003, his health further deteriorated and the petitioner was constrained to take treatment frequently. Due to illness, he was not in a position to attend his duties regularly and he was confined to bed. But the 1st respondent issued charge sheet dt.22-2-2004 alleging that he has put in only 96 days of attendance during the year 2003, as under:

"C.S.O.No.25.25; Habitual late attendance or habitual absence from duty without cause". That his explanation to the said charge sheet on 27-05-2004 along with medical certificates. The respondents condoned the absence of the petitioner and took the petitioner into service. The petitioner attended to duties under the 1st respondent in the year 2004 also, duly taking treatment. That the petitioner underwent treatment in the company's hospitals and other private/Govt. hospitals also. The petitioner's old aged ailing parents also suffered from ill health very seriously. Further, his wife also fell seriously ill and suffered from abdomen ulcer in 2003. She under went major surgery and the petitioner was competled to take care of his wife and parents also. He is the sole member who has to look after them. Thus there is reasonable and sufficient cause for the alleged absence of the petitioner. It is not at all a habitual one nor deliberate. His personal treatment, prolonged treatment to his parents and wife are inevitable and beyond the control of the petitioner. His previous attendance for more than 2½ decades proves the punctually and loyalty of the petitioner to his duties.

4. That the respondents' authorities granted LL TC to the petitioner to go to Rajura of Chandrapur Dist., Maharashtra State, which was availed by the petitioner from 18-05-2003 to 25-05-2003. He was granted leave with pay and was paid LL TC by the company, but surprisingly this entire period was also shown as absent. The total paid National Holidays and weekly holidays of 2003 were also unjustly shown as absent. 31st of April, June and November 2003 were shown as absent. All these things clearly prove the unfair labour practices of the respondents? authorities. That from the year 1986 to till 2000, the respondents' authorities utilized his services as Acting Clerk, Man way clerk, Magazine Clerk, Welfare Section, Stores in the office and also as chit issuing clerk in the area hospital. The petitioner requested the respondents to regularize services as acting clerks. The respondents'

authorities assured their regularization of services and instructed them to withdraw the W.P. before the Hon'ble A. P. High Court. Accordingly, the petitioner withdrew the W.P., and also appeared for the interviews on 27-5-98 and 4-11-98. But, unjustly he was not regularized as acting clerk. though his services were utilized as clerk from 1986 to 2000. In the year 2001, the petitioner was again posted as coal cutter under the 1st respondent. Thus, the respondents company deliberately suffered the petitioner physically, mentally and financially. This is the roote cause for the entire unfortunate happenings. Even then the petitioner worked hard in the under ground during 2001 (from June 2001 to December 2001) for 113 days, during 2002 for 159 days and during 2003 for 96 days physical musters. Further, he was granted LL TC availment for 8 days during May 2003. Thus, the alleged short of 4 musters for the required minimum 100 musters is an utter false.

- 5. But the respondents' company got conducted a farce of domestic enquiry in an eye wash manner. The petitioner was not at all given opportunity to cross examine. the management witness. He was denied fair opportunity to defend himself during the alleged domestic enquiry. Even the basic principles of natural justice were not followed. The findings of the enquiry officer are biased and perverse. The enquiry officer not at all considered the true facts. This court may be pleased to declare the domestic enquiry as invalid and vitiated, as a preliminary point. That the 2nd respondent failed to call for the objections and comments of the petitioner on the enquiry report and proceedings, straight away, show cause notice was issued and late dismissed the petitioner from service, vide office order dt. 14-10-2004. It is highly arbitrary, unjust and illegal. It cannot be sustained under law,
- 6. Further, the extreme and capital punishment of dismissal imposed by the 2nd respondent on the petitioner. is highly excessive and shockingly disproportionate to the alleged charge for the short of 4 musters during 2003. It is not at all commensurate and amounts to economic death of the petitioner. He served the company from 1975 to 2004 i.e., for more than 29 years without any blemish. Now he is aged about 50 years and has got only few years of service. He spent huge aimmounts for his treatment, treatment of his parents and wife, by obtaining loans. That the petitioner hails from a very poor family and has no other source of income, except this job. He is the sole bread winner for his entire large family. He has to feed his ailing old aged parents. wife and children, due to the unjust dismissal from service. by the respondents' company vide office order dt.14-10-2004, they are thrown on the streets. The petitioner is facing lot of hardship and mental agony. Ever since his dismissal from service, the petitioner remained unemployed and could not get any other job inspite of his best efforts. That this court has got every jurisdiction to adjudicate this case and wide powers vested U/s, H-A of I.D. Act, to quash the dismissal order. It is prayed that this Court may be pleased

to set aside the dismissal order dt. 14-10-2004 passed by the 2nd respondent and direct the respondents' company to reinstate the petitioner into service, with continuity of service, all other consequential benefits and full back wages, to meet the ends of justice.

7. The averments of the counter filed by the respondent are as follows:—

That respondent at the outset denied all the material allegations of the petitioner except those which are specifically admitted herein. That it is a Government Company incorporated under the provisions of Companies Act, 1956 for carrying out the business of winning atte selling the coal. That since the coal winning industry is a central subject the appropriate Government for this respondent management is Central Government. That as per S.7A(1) of 1.D. Act, the appropriate Government may by notification in the Official Gazette constitute one or more industrial tribunals for the adjudication of industrial disputes relating to any matter whether specified in the 2nd schedule or 3rd schedule and for performing such other functions as may be assigned to them under this Act. That Central Government established an Industrial Tribunal-cum-Labour Court at Hyderabad from 29-12-2000 for adjudication of industrial disputes and the petitioner aught to have approached the said tribunal for the redressal of grievance, if any. But the petitioner conveniently avoided to file his petition before the tribunal established by the Central Government for the reasons best known to him. That the petition is not maintainable under law and the same may be dismissed on this ground alone.

8. That the maintainability of the dispute raised by the petitioner before this court may be decided as preliminary issue before proceeding with the trial. The petitioner failed to exhaust the conciliation procedure as laid down in the I.D. Act and filed the present petition before this Tribunal under S.2A(2) of I.D. Act, 1947 as amended by A.P. Amendment Act, 1987 (Act No.32 of 1987). That as the appropriate Government for coal mining industry is the Central Government the State Amendment Act is not applicable to the respondent company and the petition filed by the petitioner is not maintainable under law and is liable to be dismissed in limine. That the petitioner was appointed as Badli Filler in the respondent company on 4-10-1975 and later he was promoted as Coal Cutter. At the time of dismissal he worked at GDK, No. 3 incline as Coal Cutter Grade C'(SLU), As per the company's records his date of birth is 01-01-1956. That the services of the petitioner were utilized on clerical jobs as reliever as and when required in place of leave vacancy of regular clerks, but not continuously from November, 1988, in accordance with the orders dt.17-8-2000 of the Hon'ble High Court in W.P.No.916 of 2000 and batch WPs and in accordance with the order dt.26-12-2000 in WA No. 1048/2000 and batch. W.As., the petitioner was sent back to his original job as Coal Cutter,

9. That the petitioner has remained absent on a number of days without leave, sick or without sufficient cause during the year 2003 and he had put in only 96 musters during the year 2003. As such he was issued with a charge sheet No.RG.1/GDK.3/007/411, dt.22-2-2004 under company's standing orders No.25.25 which reads as follows:—

"25,25: Habitual late attendance or habitual absence from duty without sufficient cause".

He was advised to submit explanation within four days of receipt of the charge sheet. He has received the charge sheet but did not submit any explanation. He did not inform regarding his ill-health to his superior or to the office of the GDK. No. 3 Incline. The averment of the petitioner that he submitted his explanation to the said charge sheet dt. 27-5-2004 along with medical certificates is denied and the petitioner is put to strict proof of the same. The contention of the petitioner that the respondents condoned the absence of the petitioner and took the petitioner into service. is not correct. As per regular practice when he reported for duty he was allowed. Allowing for duty does not amount to condoning the absence of the petitioner. Regarding his ill-health and his parent's ill-health, the respondent company is carrying a mining operation, which is engaged in exploration, excavation, extraction and winning of coal in the four districts of Andhra Pradesh i.e., Khammam, Karimnagar, Adilabad and Warangal and has a well established chain of hospitals in all its areas and also in the nearby to cater to the health requirements of its employees. and their family members. It is also mandatory under the Mines Act/Regulations to maintain the hospitals that are manned by the qualified medical practitioners. Also the respondent company has rules and regulations to refer the cases of complicated diseases to hospitals such as Nizams Institute of Medical Sciences etc., and the charge are also borne by the respondent company. The petitioner is fully aware of the same but did not avail the facilities.

10. That the petitioner was granted £L TC during the May, 2003. The contention of the petitioner that the period of leave was also shown as absent is not correct. That as per the rules, the weekly holidays and National Holidays between the absents were also treated as absents. The contention of the petitioner that 30th of April, June and November, 2003 were shown as absents is not correct. That for accuracy the absents were taken from the pay sheet. That the petitioner was monthly rated employee. The payment of monthly wages should be on lat of every month. The procedure of calculation of monthly wages are being taken from 21st of December 2002 to 20th January, 2003. Likewise all the absence in the months shows the absents from 21st of previous month to 20th of current month. As such the 30th of April, June and November, 2003 are to be treated as 31st of March, May, October, 2003 only.

 That the petitioner was charge sheeted under company's standing orders No. 25.25 for his habitual absenteeism during the calendar year 1st January, 2003 to 31st December, 2003. The petitioner was given full and fair opportunity to submit his explanation and also to participate in the domestic enquiry. He did not prefer to submit any explanation to the charge sheet. He has fully participated in the enquiry and voluntarily admitted the charges levelled against him. He did not bring out the fact of availment of LLTC by him, during the enquiry for the reasons best known to him. However after careful examination of his overall attendance during the year from 2001 onwards and also keeping in view of his habitual absence the penalty that of dismissal from company's service was imposed on him. The contention of the petitioner that he has availed LLTC during the month of May, 2003 is an afterthought and an attempt to misleading this court. The petitioner along with others filed WP. No.4757 of 1991 before the Hon'ble High Court of A.P., Hyderabad seeking direction to absorb them. as clerks. In accordance with the various settlements, the selection committee has conducted interview on various dates between 11-5-1998 to 31-1-1999. The petitioner has attended for interview. As he has not scored qualified marks he was not promoted as clerk. Again the petitioner along with others filed WP, No.916 of 2000 and it was disposed in favour of management vide order dt.17-8-2000, Subsequently, the petitioner along with others filed W.A.No.1048/2000 and it was also disposed in favour of management vide order dt.26-12-2000. In accordance with interim orders in the said WP and WA, the petitioner was allowed to continue on clerical jobs. After disposal of the said cases the petitioner was sent back to his original job as coal cutter. That the petitioner's original job is coal cutter. The contention of the petitioner that the respondent's company deliberately suffered the petitioner physically, mentally, and financially is not correct. The following are the attendance particulars of the petitioner from 2001:---

Year	Actual Attendance
2001	113
2002	159
2003 (charge sheet period)	96
2004 (upto May)	24

12. The contention of the petitioner that the required minimum musters are 100, is not correct. That an underground employee should put in 190 mandatory musters minimum per year. As such the petitioner's shortfall musters are 94. That the petitioner has remained absent on a number of days without leave, sick or without sufficient cause during the year 2003, and he had put in only 96 musters during the year 2003. As such he was issued with a charge sheet N.R.G.NGDK.3/007/411, dt.22-2-2004 under

company's standing orders No.25,25 which reads as follows:---

"25.25: Habitual late attendance or habitual absence from duty without sufficient cause",

He was advised to submit explanation within four days of receipt of the charge sheet. He has received the charge sheet but did not submit any explanation. As such an enquiry notice dt.31-5-2005 was issued advising him to attend the enquiry on 3-6-2004 along with his witnesses, if any. He has received the enquiry notice, he attended the enquiry on 3-6-2004. He was given full and fair opportunity to defend himself in the enquiry. He was explained the procedure of enquiry. He expressed no objection for recording the enquiry proceedings in English. He was given opportunity to cross examine the management witnesses. That management witness No.1 (MW.1) has produced management witness No.2 (MW.2) witness. The MW.2 in support of his statement has produced 12 months pay sheet from January to December, 2003 pertaining to the petitioner. The documents produced by the MW.2 during the enquiry have been verified in the presence of petitioner and found that the petitioner was marked absents as mentioned in the charge sheet. The petitioner in his statement has admitted the charge levelled against him. He stated that he has remained absent from duty due to ill-health of his family members and himself and personal problems during the year 2003. During counselling he gave an undertaking and he assured that he will work for not less than 22 musters in a month in future three months i.e., from 4-6-2004 to 3-9-2004 and prayed to provide him one more opportunity to improve his work performance.

13. Accordingly he was kept under observation for a period of three months from 4-6-2004 to 3-9-2004. The attendance during the observation period is as follows:—

Month/year	Attendance		
June, 2004 (from 4-6-04)	6		
July, 2004	11		
August, 2004	22		
September, 2004	5	•	

That the petitioner failed to improve his attendance and work performance even during the observation period also. Further, a show cause notice dt.4-7-2004 along with the copy of the enquiry report and proceedings by advising him to make representation, if any was issued on him. He acknowledged the same but he did not submit any representation. As the charge levelled against the petitioner was proved and his attendance in the previous years was very poor and as he did not improve his work performance during the observation period also, the respondent was constrained to dismiss the petitioner from the services of the company w.e.f., 18-10-2004. It is, therefore, prayed that the I.D., filed by the petitioner may kindly be dismissed with costs.

Heard oral arguments on both sides on 21-1-2008.

14. On behalf of the petitioner side, Ex-W-1 was marked. On behalf of the respondent side, Ex.M-1 to Ex.M-11 were marked, Ex.W-1 and Ex.W-10 are one and the same. The documents are marked with the consent of both the parties. Respondent side one decision filed.

15. On behalf of the respondent side the following cited decision reported as follows:—

No. !—In the High Court of judicature of Andhra Pradesh at Hyderabad in W.P.No. 30036/1995, dt. 6-12-2001, between Thimmaish Vrs... Additional Industrial Tribunal-cum-Additional Labour Court, Hyderabad and another, reported in 2002(1), ALD-314 (D.B)—Industrial Disputes Act, 1947—Sections 2(00)(bb) and 25-F—Termination from service on the ground of continued absence from duty under the standing orders does not amount to retrenchment. When such order of termination was made after giving notice to the employee, it is not liable to be challenged.

Before going into the merits of the case, I would like to submit how this case was delayed. This petitionclaim statement was filed on 7-11-2005, U/Sec. 2 (A) 2 of the I.D. Act, being aggrieved by the order of removal passed by the respondent-management vide Proc., dt.14-10-2004, and it was checked and numbered on 25-11-2005. It was posted by issuing notice to respondent side through RPAD on 9-12-2005. On behalf of the respondent side, Sri D. Krishna Murthy, Advocate, filed vakalat on 21-4-2006, R-2 filed counter. Memo filed adopting the counter of R-2 by R-1 and R-3. On 5-6-2006, Sri K. Sudhakar Reddy, Advocate filed the vakalat, petition U/Sec. 36(4) leave granted as other side consented, it was posted for framing on preliminary issues on 9-10-2006 and it was posted for hearing on preliminary issues 6-11-2006. On 20-11-2006 heard arguments on both sides, and posted for orders on 21-11-2006. On that day orders pronounced. In the result, the domestic enquiry conducted is legal, proper valid and binding on the parties. Posted for arguments on 4-12-2006. On 8-12-2006, counsel for the petitioner wants to file compromise petition to refer the matter to the Lok Adalat. On 11-6-2007, 15 adjournments were granted for filing petition to send to Lok Adalat, the petitioner counsel stated the petitioner is not approaching him. If next date not approached, he will report no instructions. Posted finally. On 17-9-2007, junior counsel requested time the respondent counsel stated ready though the court granted 22 adjournments but the petitioner counsel not cooperated for disposal, the court directed if the next date of adjournment, not get ready, filed adjournment petition or report no instructions, otherwise it will be decided U/Order 17, Rule-3 of CPC and Rule-24 of A.P. 1.D., Rules, as it is in the identified list. On 21-1-2008 heard arguments on both sides. On perusal of the docket step, petitioner appeared only for two times for a period of three years, and posted for Award.

17. Heard the arguments advanced by the learned counsel appearing for respective parties, (the petitioner counsel stated arguments treated as heard). I have perused the contents of the claim statement and counter allegations together with all other documents filed into the court and material available on record. I have also taken into consideration the various points raised by the respondent counsel during the course of the arguments. Having seen the entire material available on record and the facts and circumstances of the case, the following charge framed against the petitioner in this case arises for consideration.

The petitioner for having habitual late attendance or habitual absence from duty without sufficient cause i.e., during the year 2003, the petitioner absented on number of days without leave sick or without sufficient cause and he had put only 96 days attendance, it amounts to misconduct.

18. After issuing the charge sheet to the petitioner under Ex. M-1, the same was acknowledged by the petitioner under Ex.M-2. The petitioner did not give any reply to the charge sheet. The petitioner also failed to file if any charge sheet explanation given as alleged by him. The respondent issued the office order appointing the enquiry officer for conducting the domestic enquiry under Ex.M-3. The respondent also issued notice directing the petitioner to attend the enquiry under Ex.M-4. The petitioner attended the domestic enquiry. On behalf of the respondent side witness. Sri E.John Samuel is examined as MW-1 and another witness MW-2 Sri Md.Hashan, Pay Sheet Clerk, examined. The petitioner though availed the opportunity and he has not cross examined anything on their evidence. The petitioner gave the statement stating that he received the charge sheet and he admitted the charge levelled against him under the Company Standing Orders 25,25; Petitioner voluntarily admitted that he remained absent from duty without leave sick, permission or information on that dates as mentioned in the charge sheet i.e., he put 96 musters during the year 2003. Further petitioner stated he has remained absent due to personal problems and ill-health. of himself and his family members. He requested the management to forgive him for this time on humanitarian grounds and he assured that he will not repeat the same absenteeism in future. The same is marked as Ex.M-5. Enquiry report sent to the respondent. The charge was found guilty of misconduct as per the evidence of MW-1: & MW-2 and the voluntarily admission of the petitioner under Ex.M-6. The petitioner gave the undertaking after counseling stating that he may not be absent for a period of 3 months to prove the same an opportunity should be given. Accordingly, an opportunity was given i.e., Ex.M-7. Show cause notice issued why he should not be removed for his guilty of misconduct under Companies Act No.25.25 under Ex.M-8. Ex.M-9 is the acknowledgement of the petitioner for receiving the show cause notice. Ex.M-10 is the office order of dismissal. The respondent filed the

attendance register Xerox copies of the petitioner's employee compared with the original by the Superintendent found it as correct and it is marked as Ex.M-11.

- 19. Being aggrieved by the dismissal order issued by the respondent against the petitioner, the petitioner filed this I.D., U/sec.2-A(2) of the I.D. Act, challenging the dismissal order directing the respondent to reinstate the petitioner into service with back wages and other attendant benefits etc. In support of the petitioner, the petitioner workman has filed an affidavit petition, he has narrated all the facts and circumstances that he was forced to file this petition and requested the court to allow this petition as prayed for.
- 20. On behalf of the petitioner side the petitioner relied on the claim petition contents as defence plea and also petitioner argued treated as heard. The petitioner submitted his explanation to the charge sheet along with medical certificates. The LLTC granted to the petitioner with pay and allowance, but surprisingly this period was also shown as absent. The total paid national holidays and weekly holidays of 2003 were also unjustly shown as absent i.e., 31 st April, June and November, 2003 were shown as absent. There is no shortage of 4 musters for the require minimum of 100 musters is an utter false. The petitioner originally was appointed as Badli worker, subsequently he was promoted as Coal Cutter and his services were confirmed. The petitioner requested the respondent to regularize the services as Acting Clerk. The petitioner in the year 2001 i.e., after 15 years service as a Clerk, be was again posted as a Coal Cutter in the under ground which is Very strenuous in nature, it affected his health very badly and he suffered from serious ill-health chronic back pain and joint pains to his knees etc., He worked for more than required minimum 100 musters in 2001 and 2002. The charge sheet was issued alleging that he was put only 96 days of attendance during the year 2003. He served in the respondent company for more than 29 years. The respondent dismissed by unfair labour practice. Hence he prays this court to set aside the dismissal and direct the respondent to reinstate him with all benefits etc., to meet the ends of justice.
- 21. For this, respondent standing counsel argument on behalf of the respondent side relied the documents charge sheet Ex.M-1, enquiry report Ex.M-6, petitioner's undertaking letter after counseling Ex.M-7, show cause notice Ex.M-8, office order of dismissal Ex.M-10 and the Xerox copies of the attendance register compared and attested by the Superintendent filed and marked under Ex.M-11. The respondent counsel also relied on the enquiry proceedings i.e., the evidence of respondent-management witnesses Sri E. John Samuel, MW-1 and Sri Md.Hashan, MW-2. The petitioner's admission at the time of domestic enquiry all are marked under EX.M-5.
- 22. From the respondent standing counsel argument, the petitioner was advised to submit his explanation within

- 4 days of receipt of the charge sheet though he received the charge sheet but did not submit any explanation and also denied the petitioner submitting his explanation to the charge sheet on 27-5-2004 along with medical certificates and the petitioner is put to strict proof of the same. The petitioner though received the show cause notice and acknowledged the same, but he did not submit any explanation. The respondent standing counsel mainly relied on the admission of the petitioner for his absenteeism and only attended 096 musters. Once the charge is admitted by the petitioner at the time of domestic enquiry without any dispute, the petitioner stated that he was absented 96 musters rolls nothing to be proved by the respondent when the petitioner admined. What more evidence is required when the petitioner himself admitted without objected or disputed as per the charge sheet allegations at the time of domestic enquiry. Further the respondent standing counselargument he denied the submitting charge sheet explanation along with the medical certificate and the petitioner is to put to strict proof of the same. But the petitioner and his counsel failed to file those documents into the court, they also not taken the steps to send for from the respondent. If really those documents were filed by the petitioner and also nothing is prevented by the petitioner to file the Xerox copies or by examining concerned persons to prove that the petitioner taken the treatment, but in all the aspects the petitioner failed to do so. The next point of the petitioner counsel his availment of LLTC was taken absenteeism during the month of May, 2003. For this respondent standing counsel not accepted the contention of the petitioner that the period of leave was also shown his absent not correct. as per the Ex.M-11 attendance register. Xerox copies filed into the court and also as per the charge sheet Ex M-1 which itself clearly go to show that in the month of May, 18th to 22nd was not shown as absent. If the days are disputed, the petitioner is nothing prevented to file the documents showing his days not calculated for the LLTC availed. Except the oral contention the potitioner failed to prove LL TC was shown as absent.
- From the petitioner's counsel contention the petitioner underwent treatment in the company hospitals and other private hospitals also. The petitioner's old aged ailing parents ≥ so suffered from ill-bealth very seriously and his wife also fell seriously ill and suffered from abdomen. ulcer in 2003. For that she also underwent major surgery and the petitioner was compelled to take cars of his wife and parents also, as he is the sole member who has to look after them. So there is reasonable sufficient cause for the alleged absenteeism of the petitioner. It is not at all habitual one or deliberate as it is inevitable and beyond the control of the petitioner. For this respondent standing counsel argument. The respondent maintain the hospitals that are manned by the qualified medical practitioners. As per the respondent company rules and regulations to refer the cases of complicated diseases to hospitals such as Nizam

Institute of Medical Sciences etc., and the charges are also borned by the respondent company, but the petitioner fully aware of the same, he did not avail the facilities. That itself shows if really the petitioner suffered ill-health and taken treatment nothing is prevented by him to produce the medical certificates or by examining the doctors who examined him before the court, but the petitioner failed to do so to prove that he suffered ill-health and his parents. So the petitioner's contention is only an afterthought to get over his absence.

- 24. The petitioner's contention that the respondents condone the absence of the petitioner and took the petitioner into service is not correct. Petitioner allowing for his duty does not amount to condone the absence of the petitioner. The respondent after careful examination of his over all attendance during the year 2001 onwards and also keeping in view of his habitual absence, the petitioner was given the family counseling though the petitioner gave the undertaking in future he will not be absent, but the petitioner continuing by habitual absentecism without any improvement. Owing the counseling he gave an undertaking and he assured that he will work for not less than 22 musters in a month in future 3 months and prayed to provide him one more opportunity to improve his work performance. Accordingly, he was kept under observation for a period of 3 months from 4-6-2004 to 3-9-2004, the attendance during the observation period is as follows. In the month of June attended 6 days, July, 11 days, August, 22 days and September, 5 days. When there is no improvement on the petitioner's attendance a show cause notice was issued to him, but he did not submit any reply to the show cause notice. As per the enquiry report he found guilty and he was dismissed as per the office order.
- 25. The petitioner counsel contended with regard to regularization of the service of the petitioner i.e., the petitioner requested the respondent to regularize his service as acting Clerk. For this respondent standing counsel contended that the petitioner along with others filed the W.P.No.916/2000 and it was disposed in favour of the management vide order dtd.17 -8-2000. Against that the petitioner and others filed the W.A. NO.1048/2000 and it was also disposed in favour of management vide order dtd. 26-12-2000. In accordance with interim orders in the said W.P., and W.A., the petitioner was allowed to continue after disposal of the writ the petitioner was sent back to his original job as Coal Cutter.
- 26. The petitioner contention that the require minimum muster rolls are 100 is not correct, the petitioner an underground employee should put in 190 mandatory musters minimum per year. As such the petitioner's short fall musters are 94. For this respondent standing counsel argument the petitioner contentions are generally vague, ambiguous, contradictory and invented an afterthought and not even prima facte supported by any reliable evidence. It is an admitted fact and position that the petitioner

remained absent for a number of days without leave, sick or without sufficient cause, but petitioner put only 96 days of attendance during the year 2003. It is also an admitted position that the said absenteeism is unauthorised and there were no prior leave taken. The petitioner's contention that the said absenteeism was suffered ill-health and his parents and also his wife as he is the male member to look after them invariable, so he was absented from duties. But the petitioner nothing is prevented to apply the leave by taking prior permission and sanction of leave, but the petitioner failed to do so. His oral evidence was not supported by the any other cogeta reliable oral and documentary evidence particularly nonexamination of the doctor from whom the treatment takes by the petitioner for his ill-health. The petitioner's except the general allegations, but he failed to prove the genuineness of the allegations made in the petition. It is well settled that a person who approached the court with false explanation is not entitled to any relief. There is no extenuating circumstances to accept the material on record placed by the petitioner. Having burden on the petitioner to prove his case, but the petitioner failed to discharge his burden.

- In this case, the petitioner though alleged he gave the charge sheet explanation, but the same was not filed into the court, respondent standing coursel also denied stating that petitioner not gave any explanation to the charge sheet. Even then petitioner did not taken steps from the respondent for production of charge sheet explanation, if it was really submitted to the respondent. The non-taking of steps if really filed an adverse inference can be drawn against the petitioner either not filing the charge sheet explanation or submitting the charge sheet explanation to the respondent. The petitioner also after receipt show cause notice, he did not submit his reply to the show cause notice. When the petitioner failed to submit his charge sheet explanation and reply to the show cause notice itself clearly go to show that the petitioner had no explanation to offer and presumed that he had admitted the proposed punishment of dismissal order passed by the respondent.
- 28. In this case, the petitioner's own admission in his statement at the time of domestic enquiry he stated as follows. He received the charge sheet and he admitted the charge levelled against under the companies Standing Orders 25.25. He voluntarily admitted that he remained absent from duty without leave, sick permission or information on the dates as mentioned in the charge sheet. The petitioner put only 096 musters during the year 2003. He remained absent due to his personal problems and ill-health of himself and his family members. Petitioner requested the management to forgive him for this time on humanitarian grounds and he assured he will not repet the same absenteeism in future. Though the same was also stated after the counselling and also by giving an

undertaking, but the petitioner absented himself without prior permission or sanction of leave. An admission is the statement oral or documentary which suggests any inference as to any fact in issue or relevant facts and which is made by the petitioner. Admission is substantive evidence of the fact admitted in the domestic enquiry without objection or disputed for his absence without permission and sanction of leave due to his ill health and family problems. The petitioner did not make the admission and not contested the admission. The charge is framed and it is proved on the basis of admission was proper and valid. Once the charge is admitted nothing is to be proved by the respondent and therefore the I.D., was not to proceed further with the enquiry and findings of the charge. When the petitioner admitted at the time of domestic enquiry what more evidence is required. When it has admittedly observed that the proved act of misconduct in case of absenteeism and habitual absenteeism petitioner's by his actions or inactions causes loss of work to the corporation.

The next contention of the respondent standing counsel argument was that though the respondent gave an opportunity to cross examine the respondent management witnesses i.e., Sri E. John Samuel and Sri Md. Hashan, but the petitioner not at all cross examined anything from them. Veracity of the evidence of the respondent management witness could have been tested if his evidence was appreciated on the touch stone of his cross examination. The cross examination is if properly conducted is one of the most useful and efficacy means to discover the truth by eliciting the defence plea as the case. of the respondent witness is false and the defence plea is correct. The purpose of cross examination is two fold, first the cross examination tries to discover if the story told by the witness in examination in chief is tainted by exaggeration or false wood, secondly the adverse party can in some cases construct his line of defence from out of the mouth of the witness. It is the rule of justice that a petitioner must put the crucial and important point of the case to the respondent witnesses gave evidence that the petitioner was put only 96 days instead of 100 working musters in his cross examination. The defence plea of the petitioner if no such questions are put them, the court presume that the witness evidence has been accepted. If it is intended to suggest that a witness was not speaking the truth upon a particular point his attention first be directed to the fact by cross examination, so that he may have an opportunity of giving an explanation. In this case though the opportunity was given to the petitioner but he was not at all cross examined. When there is no cross examination of the respondent management witnesses, his evidence can be believed as he was not discredited by the petitioner. In this case in the domestic enquiry the respondentmanagement witnesses were examined it is marked under Ex.M-5. The statement of respondent witnesses evidence it is right to subject him to impeachment in the appropriate

way. So it is competent to the petitioner to put atleast any question in the cross examination which the petitioner may consider important to test the accuracy veracity of the witness to deny the charge and to prove his defence plea. The effect of non cross examination of the respondent-management witness when a fact is stated about the misconduct of habitual late attendance or habitual absent from duty without sufficient cause stated in their chief examination and there is no cross examination on that point naturally it leads to the inference that the respondent witnesses evidence accepts as the truth of the evidence given by them. When the petitioner not at all cross examined the respondent witnesses to discredit him his evidence can be believed and accepted as true proved the charge against the petitioner.

30. The word misconduct should be given wide meaning whether the particular misconduct was severe or otherwise will depend upon the facts and circumstances of each case. No hard and past rule can be laid down to gauge. the severity and triviality of the misconduct. The misconduct in this case habitual late attendance or habitual absent from duty the defence plea of the petitioner, the petitioner under went treatment due to his ill-health and his old aged ailing parents suffered from ill health very seriously and also his wife's went underwent major surgery for abdomen ulcer, he is the sole member who has to look after them. Those are the reasonable and sufficient cause for the alleged absence of the petitioner and he is not at all habitual one or deliberate one and beyond his control. The misconduct which may not be considered in certain cases. to be serious can be serious in another set of circumstances. The court must appreciate the nature of misconduct itself effect and attended circumstances under which the misconduct has been committed and other allied factors like whether the misconduct has been done out of the ordinary human weakness. It is done that the question of severity and punishment has to be considered in strict comparison with the misconduct committed by the petitioner. The punishments are two types, first is the dismissal shall be awarded for the gravest act of misconduct where involved in a proved misconduct of grave charges. The 2nd part is the reformable to a misconduct which by itself may not warrant an order of removal, by giving an opportunity to improve his trustworthiness in a fiduciary capacity.

31. From the petitioner counsel main argument urged with regard to quantum of punishment the order of dismissal of the petitioner from the service was harsh shockingly disproportionate and not at all consumerate with the gravity of alleged charge of misconduct of habitual tate attendance or habitual absent from duty without sufficient cause the petitioner put in only 96 days of attendance as required 100 musters levelled against the petitioner as discussed above in detail. The capital punishment of dismissal from service inflicted it amounts to economic death on the

petitioner amounts to highly arbitrary and not at all warranted to the present facts of the case. The previous service rendered by the petitioner i.e., petitioner was appointed as Badli Worker in the respondent company in the year, 1975, the petitioner was promoted as Coal Cutter and his services was confirmed in the year 1977. From the year 1986 to till 2000, the respondent authorities utilized his services as acting clerk and also chit issuing clerk in the area hospital. In the year 2001, the petitioner was again posted as Coal Cutter. The petitioner discharged his duties with utmost satisfaction of his superiors without any kind of blemish and put up 250 to 300 musters for several years. He served the company for more than 29 years i.e, 3 long decades. As per the respondent cited decision is not applicable as it is no way similar on facts and circumstances. as in the following case the facts are distinct and distinguishable. Some minor punishment would have been sufficient and it is open to the court to set aside the punishment order and direct the respondent to reinstate the petitioner into service with all attendant benefits as the punishment is not proportionate for the misconduct of absentecism.

32. From this the respondent standing counsel argument the power of Labour Court Tribunal to interfere with the quantum of punishment under the powers of the ID Act, was limited and when once the charge has been found to be proved the Labour Court Tribunal cannot interfere with the quantum of punishment. The misconduct of charge of absenteeism as discussed above serious in nature. In this case the petitioner not submitted the explanation to the charge sheet and also no reply to the show cause notice given. Though the petitioner was family counseled and he gave an undertaking he will not be absented in future without permission and sanction of leave, but the petitioner failed to do so. This court cannot take any lenient view and substitute its own opinion for that of the respondent-management. When there is no improvement in his conduct of attending the duties, finally the management is left with no alternative, as there is no improvement on the part of the petitioner, but to result to the extreme punishment of dismissal from service of the petitioner. There is no extenuating circumstances to accept the material on record placed by the petitioner. Having burden on the petitioner to prove his case, but the petitioner failed to discharge his burden. It is well established that this court should not mechanically use the words punishment being disproportionate to the charge. This court is required to give reasons as to why the punishment is grossly disproportionate to the discretionary powers cannot be equated with the power of veto. When the petitioner is undoubtedly committed the misconduct of absenteeism. In these circumstances. This court cannot take any lenient view by considering the powers U/Sec. 11-A of the I.D. Act, and substitute its own opinion for that of the respondent punishment dismissal order.

From both the counsel argument with regard to punishment to give appropriate relief in cases of the charge of dismissal of a workman U/Sec. I 1-A of the I.D., Act, the only question that remains in this case is that whether the punishment is justified in the circumstances and the nature of allegations in the charge of misconduct as per the respondent company standing orders No. 25.25 Habitual late attendance or habitual absence from duty without sufficient cause. From the submissions of the learned counsel for the petitioner was that on the question of punishment order of dismissal against the petitioner is excessive and that lesser punishment would meet the ends of justice as it was shockingly disproportionate for the misconduct as stated above. It is stated to be one of the grounds on which the petitioner could be removed from service. The petitioner's counsel argument was that for the misconduct done out of ordinary human weakness the extreme purishment of dismissal ought not to have been awarded. The petitioner-workman Coal cutter will be given a lesser punishment by giving an opportunity to improve his performance of his duties as this is the list time in his service for a period of 29 years (for perusal no SR., is fillid. into the court). The only fault committed by the petitioner is that he was not observed the company standing orders without applying prior permission and sanction of leave for his absence period, but in this case, company not objected for his re-joining into duties after his absence to attend the duties for that mistaken committed by the petitioner the punishment given by the respondent is excessive. This court should observe that there may not be any malafidies or willful intention on the part of the petitioner. The court must appreciate the nature of misconduct and its effect and attended circumstances under which the misconduct has been committed and allied factors as the misconduct has been done out of ordinary human weakness. It is then that the question of severity of punishment has to be considered in strict comparison with the misconduct committed by the petitioner. Such a comparison is looked into while considering the question of nature of punishment. The petitioner served in the corporation for nearly 29 years without any remarks add this is the first absenteeism committed by the petitioner. For the dismissal of the petitioner actually the real victim of any such punishment is the family member of the petitioner who is the bread winner is jobless as a result, he and Ms family are suffering from food and facing untold financial problems. These are the above mitigating factors which warrant necessity of lesser punishment.

34. From the respondent standing counsel argument the discretion can be exercised U/Sec.11-A of the ID Act is available only on the existence of certain parameters like punishment being disproportionate to the gravity of misconduct, so as to disturb the concise of the court or the existence of any mitigating circumstances which requires the reduction of the punishment is past conduct of the

petitioner which may persuade by this Court to reduce the punishment. The court to interfere with the quantum of punishment the discretion has to be used judiciously and not capriciously it should observe that harsh punishment only disproportionate the charge should be criterion for interference. In the absence of any such mitigating factors existing this Court cannot by way of sympathy alone exercise the powers U/Sec.11-A of the ID Act and reduce the punishment.

Further from both the counsel argument the court must taken into consideration all the relevant facts and circumstances and can interfere with the punishment of dismissal order by the respondent only when it comes to the conclusion that the punishment imposed is extremely harsh and disproportionate to the misconduct proved. The punishments are two types one is the dismissal shall be awarded for the gravest act of misconduct where involved in a serious misconduct of charges against the petitioner. The 2nd part is the reformable to a misconduct which by itself may not warrant an order of dismissal and may be a ground to take lenlent view by giving an opportunity to reform by the petitioner. The number of years of service past record of the petitioner may not alone be a relevant factor in awarding lesser punishment, but it is one of the factor to be considered. When such powers are being invoked this court is required to examine the connected parameters namely nature of the charge proved i.e., company standing orders No. 25.25 - Habitual late attendance or habitual absence from duty without sufficient cause. The petitioner was appointed as Badli Worker in the respondent's company in the year 1975 and in the year 1977 he was promoted as coal cutter. From 1986 to 2000 his services utilized as acting Clerk. Since from the appointment the petitioner discharged his duties to the utmost satisfaction of his superiors without any kind blemish and he has put up 250 to 300 musters for all the years. The petitioner's length of service in the respondent company already worked 29 years and he is at the fag end of service. To show the past record of the Petitioner, no S.R., is filed into the court. The social background of the poor petitioner, consisting of large family and he has not committed any wanton misconduct of absenterism not intentional or willful, but due to the ill-health of the petitioner, his wife and parents as he is sole member to look after them. At the same time company also not questioned at the time of rejoining after the absence period. It is not a case where the petitioner involved in a prove misconduct of forgery, misappropriation of money and funds of the company and fabrication of mater, al documents as all these acts attracts grave misconduct. But in this case, the misconduct of absenteeism without prior permis". .. and sanction of leave, for that punishment of dismissal imposed by the respondent-management is disproportionate to the misconduct by the petitioner, some minor punishment would have been sufficient. At the fag end of his service

having worked his entire service there is no question of getting any alternative employment anywhere as he worked for a period of 29 years in the company without any blemish record. It is well established that this court should not mechanically use the words punishment being disproportionate to the charge. This court is required to give the reasons as to why the punishment is grossly disproportionate. From the above discussed parameters are in my opinion are the mitigating factors in which warned the necessity of recording a finding that the punishment in this case was disproportionate to the misconduct proved. The only fault committed by the petitioner is that without prior permission and sanction of leave he was absented and the company was joined him without any objection. Proportionately involves balancing test and necessity test.

- 36. This court observes that there may not be any malafidies or willful intention to commit the misconduct on the part of the petitioner for the only fault committed by the petitioner he was absented without prior permission and sanction of leave. For that the punishment order passed by the respondent to the petitioner is excessive and I would say that the punishment is not proportionate. Hence, in my view the petitioner will be given a fresh opportunity to improve his excellence of performance of his duty, some minor punishment would have been sufficient and test upon to set aside the punishment as the punishment is not proportionate.
- 37. I am of the opinion that the judgment cited by the learned counsel for the respondent year 2002(1) ALD-314 (D.B.) U/Sec.2(oo)(bb) and Sec.25(F) of I.D. Act, in the case has no application whatsoever on the facts of the present case is no way similar on facts and circumstances and the facts are distinct and distinguishable. It is well settled that a little difference in facts or additional facts may make a lot of difference in the presidential value of the decision.
- 38. In my considered opinion this court while exercising its jurisdiction vested in it u/sec, 11-A of the I.D. Act, accordingly considered the question of relating to proportionality involves balancing test and necessity test. These are in my opinion from the above discussed mitigating factors in detail which warrant the necessity of regarding a finding that the punishment in this case was not proportionate to the proved misconduct. Thus in the light of my discussions while upholding the findings of the enquiry officer and the respondent order. I am of the opinion that the punishment of dismissal is not consumerate with the charge of misconduct levelled against the petitioner and I would say that punishment is not proportionate. In view of that this court came to the conclusion that the punishment of dismissal order against the petitioner is harsh and not proportionate to the proved charge levelled against him in exercise of the same, I modify the punishment of dismissal order passed by the respondent into the lesser punishment.

39. In the result, the punishment order of dismissal of the petitioner Ex-Coal Cutter from service by the respondent company vide office order dt. 14-10-2004, is set aside and the respondent-management company is directed to appoint the petitioner into service as a fresh Coal Cutter only. On condition subject to production of medical fitness certificate by the petitioner issued by the medical examination by the respondent company as per the procedure laid down in the standing orders, due to the absentecism for ill-health, the petitioner not filed fitness certificate to join the duty. Further if the petitioner absented himself from duty without leave or prior intimation or sanction of leave on single occasion during the period of two years, his services may be dismissed. The award will come into force after expiry of 30 days from its Gazette publication. Within 30 days after its publication, the petitioner should approach the respondent by appearing in person or by Regd. Post with Ack., Due or by means of legal notice with a request to issue an order of fresh appointment as Coal Cutter only. Otherwise, the petition shall be deemed to have been dismissed and the petitioner need not be appointed.

Accordingly, with this above modification, the award is passed. But in the circumstances, no costs.

Typed to my dictation directly by Typist, corrected and pronounced by me in the open court on this, the 20th day of February, 2008.

SRI M. SHANMUGAM, Chairmancum-Presiding Officer

Appendix of Evidence

Witnesses Examined

NEED

For Management

-NIL-

-NIL-

EXHIBITS

For Workman:

For Workman:

Ex.W-1	14-10-2004	Dismisal Order	
For Management:			
Ex.M-i	22-02-2004	Charge sheet	
ExM-2	24-03-2004	Acknowledgement	
Ex.M-3	01-07-2002	Office order (Enquiry nomination letter)	
Ex.M-4	31-05-2004	Enquiry call letter	
Ex. M-5	03-06-2004	Domestic enquiry statement of the petitioner	
Ex.M-6	03-06-2004	Enquiry report	
Ex.M-7	03-06-2004	Petitioner undertaking letter after counselling	
EuM-8	04-07-2004	Show cause notice	
ExM-9	07-07-2004	Acknowledgement	
Ex.M-10	14-10-2004	Office order	

EcM-(1)

Attendance register for the months of Jan., 2003, Feb., 2003, April, 2003 to December, 2003 (X-Copies).

आदेश

नई दिल्ली, 18 मार्च, 2008

का,आ. 827.—जबिक केन्द्र सरकार का वह मत है कि भारतीय खाद्य निगम के प्रबंधन से संबंधित नियोक्ताओं एवं इसके साथ संलग्न अनुसूची के संबंध में उनके कामगारों के मध्य एक औद्योगिक विवाद है:

और अविक इस विवाद में राष्ट्रीय महत्व का प्रश्न रहमिल है एवं ऐसी प्रकृति का भी है कि इसमें एक राज्य से अधिक में स्थित भारतीय खाद्य निगम के प्रतिष्ठानों के इसमें कवि रखने अधका प्रभावित होने की संभावना है;

और जबकि केन्द्र सरकार का यह भत है कि उक्त विवाद का राष्ट्रीय अधिकरण द्वारा न्यायनिर्णयन किया जाना चाहिए;

अतः अब केन्द्र सरकार औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धार 7ख द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए एतद्द्वारा एक राष्ट्रीय औद्योगिक अधिकरण का गठन करती है, जिसका मुख्यालय कोलकाता में होगा एवं न्यायमूर्ति श्री सी.पी. मिश्रा, धर्मान में पीठासीन अधिकारी, सी जी आई टी-सह-श्रम न्यायालय, कोलकाता को इसके पीठासीन अधिकारी के रूप में नियुक्त करती है, और औद्योगिक विवाद अधिनियम की धार 10 की उपधार (1क) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए उक्त औद्योगिक विवाद को न्यायनिर्णयन हेतु उक्त राष्ट्रीय अधिकरण के सुपुर्द करती है। उक्त राष्ट्रीय अधिकरण 6 महीनों की अवधि के अन्दर अधना निर्णय देगा।

अनुसूची

"क्या श्रमिक संघ की पारतीय खाद्य निगम के विषाणीय कामागारों को कोलकाता चन्द्रसाह के बन्द्रसाह एवं गोदी कामागारों के समतुल्य 1-6-2000 से सुनिश्चित चेतन उन्यन योजना प्रदान करने एवं 1-1-1998 से मकान किराया भराध्यस प्रतिकर पत्ता की स्वीकृति की मांग विधिक एवं न्यायसंगत है? यदि नहीं, सो कामगार किन लाभों के पात्र हैं?"

[सं. एल-22012/304/2006-आई अस (सी-If)] अजय कुमार गौड्, डेस्क अधिकारी

ORDER

New Delhi, the 18th March, 2008

S.O. 827.—Whereas the Central Govt, is of the opinion that an industrial dispute exists between the employers in relation to the management of FCI and their workmen in respect to the schedule hereto annexed;

And whereas the dispute involves question of national importance and also is of such nature that the establishments of Food Corporation of India situated in more than one State are likely to be interested in, or affected;

And whereas the Central Government is of the opinion that the said disputes should be adjudicated by the National Tribunal:

Now, therefore, the Central Government, in exercise of the powers conferred by Section 7B of the LD. Act, 1947 (14 of 1947), hereby constitutes a National Industrial Tribunal with the Head Quarters at Kolkata and appoint Justice Shri C.P. Mishra, presently Presiding Officer CGIT-cum-LC, Kolkata as its Presiding Officer and in exercise of the powers conferred by Sub-Section (1A) of Section 10 of the LD. Act, hereby refers the said Industrial Dispute to the said National Tribunal for adjudication. The said National Tribunal shall give its award within a period of six months.

SCHEDULE

"Whether the demand of the Union for extending Assured Career Progression Scheme to Departmentalized workers of FCI w.e.f. 1-6-2000 and grant of HRA/CCA w.e.f. 1-1-1998 at par with Port & Dock Workers at Kolkata Port is legal and justified? If not, to what relief the workers are entitled?"

[No. L-22012/304/2006-IR (C-II)]

AJAY KUMAR GAUR, Desk Officer

नई दिल्ली, 19 मार्च, 2008

का.आ. 828.—औद्वारिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एस.ई.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्वारिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जक्लपुर के पंचाट (संदर्भ संख्या 141/1998) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2008 को प्राप्त हुआ था।

> [सं. एल-22012/332/1997-आईआर(सी-II)] अजय कुमार गौड़, डेस्क अधिकारी

New Delhi, the 19th March, 2008

S.O. 828.— In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 141/1998) of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of SECL and their workman, which was received by the Central Government on 19-3-2008.

[No. L-22012/332/1997-IR (C-II)] AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

(No. CGIT/LC/R/141/98)

Presiding Officer: Shri C.M. Singh,

Shri M. L. Jain,
Ex Committee Member,
S K M S Near Panchayat Mandir,
Shahdol (MP) Workman/Union

Versus

Sub Area, Manager, Jhagrakhand RO SECL, PO: West Jhagrakhand Colliery, Distt, Surguja

......Management

AWARD

Passed on this 19th day of February 2008

1. The Government of India, Ministry of Labour vide its notification No. L-22012/332/97/IR(CM-II) dated 20-7-1998 has referred the following dispute for adjudication by this tribunal:—

"Whether the action of the Dy. GM/Sub Area Manager, Jhagrakhand Sub Area of SECL in dismissing Sh Heeralal S/o Dulare, Loader, South Jhagrakhand Colliery from company services w.e.f. 31-1-92 is legal and justified? If not, to what relief is the workman entitled?"

- Vide order dated 28-11-05, the reference proceeded exparte against the workman.
- 3. The case of the management in brief is as follows. That workman Heeralal was employed as Loader in South Jhagrakhand colliery. He was in the habit of remaining absent from duty without sanctioned leave or without intimation. Therefore a chargesheet was issued to him for his act of misconduct and indiscipline. An enquiry was conducted by the management against him legally and properly. The workman was given full opportunity in the enquiry to defend himself. The charges levelled against the workman were fully proved. As the charges of misconduct were proved against him, he was dismissed from the company's services. The workman is not entitled to any relief.
- 4. As the case proceeded exparte against the workman, there is no evidence on record on behalf of the workman.
- 5. The management in order to prove their case filed affidavit of Shri S.K. Jha, then working as Sr. Personnel Officer; Jharkhand Sub Area in SECL, Hasdeo Area.
- 6. I have beard Shri A.K. Shashi, Advocate the learned counsel for the management.
- 7. I have very carefully gone through the entire evidence on record.
- 8. The case of the management is fully established and proved from the uncontroverted and unchallenged affidavit of their witness Shri S.K. Jha. Therefore the reference deserves to be decided in favour of the management and against the workman without any orders as to costs.

- 9. In view of the above, the reference is answered in favour of the management and against the workman without any orders as to costs holding that the action of Dy. GM/Sub Area Manager, Jhagrakhand sub Area of SECL in dismissing Sh. Heeralal S/o Dulare, Loader, South Jhagrakhand Colliery from company services w.e.f. 31-1-92 is legal and justified. Consequently the workman is not entitled to any relief.
- 10. Let the copies of the award be sent to the Government of India, Ministry of Labour & Employment as per rules.

C. M. SINGH, Presiding Officer.

नई दिल्ली, 19 मार्च, 2008

का, आ, 829.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एस.ई.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जक्लपुर के पंचाट (संदर्भ संख्या 157/1995) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2008 को प्राप्त हुआ था।

> [सं. एल-22012/25/1995-आईआर(सी-II)] अजय कुमार गौड़, डेस्क अधिकारी

New Delhi, the 19th March, 2008

S.O. 829.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 157/1995) of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of SECL and their workmen, which was received by the Central Government on 19-3-2008.

[No. L-22012/25/1995-IR (C-II)] AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

No. CGIT/LC/R/157/95

Presiding Officer: Shri C. M. Singh

Shri Jagdish Singh, General Secretary, Koyla Mazdoor Sabha (UTUC), Post Dhanpuri, Distt. Shahdol (MP)

.....Workman/Union

Versus

The Sub Area Manager, Rungta Chachai Sub Area, SECL, Post Amlai Colliery, Distt. Shahdol

.....Management

AWARD

Passed on this 5th day of March 2008

1. The Government of India, Ministry of Labour vide its Notification No. L-22012/25/95-IR(C-II) dated 29-8-95 has referred the following dispute for adjudication by this tribunal:—

"क्या चचाई एण्ड रूनेटा सब एरिया एस.ई.सी.एल. पोस्ट अमलई कोलरी, जिला-शहडोल (म.प्र.) के प्रबंधकों द्वारा श्रीमक श्री कन्दर्ड, बस्द नगेसर टो.नं. 2095/3293 को जनवरी 1981 से यई 1993 तक अंडरग्राउंड अलाटन्स का भुगतान न करना न्यायोचित है? यदि नहीं, तो संबंधित कर्मकार किस अनुतोष का इकदार है ?"

- 2. Workman's case in brief is as follows. That he was employed as Trammer, Opium Mines of Burhar Colliery No. 1. His token No. was 2095/3293. He contacted tuberculosis and the breathing illness. The Doctor advised him to work on surface and accordingly he was offered job to work on surface in 1991. That in May-1993, he was transferred to Chachai Mines where he was not given job to work on surface, rather he was asked to work underground. That he received underground allowance upto year 1980 but from Jan-1981, he was not given underground allowance. It has been prayed by the workman that the management be directed to pay him underground allowance from January-1981 to May 1993.
- 3. The case of the management in brief is as follows. That the claim of the workman for payment of underground allowance is illegal and unjustified as during the period from 1981 to May 1993, he had worked on surface in alternative job on the recommendation of the Medical Officer as he was suffering from Tubreulosis and Bronchitis. That the underground allowance is admissible to those workmen who are deployed underground and is not extended to persons/employees working on surface. That as per clause 4.1 of the LL No. 5 circulated by JBCCI, underground allowance shall continue to be paid to those employees working underground as defined in the Mines Act and Regulations framed thereunder. Under the above circumstances, the workman is not entitled to underground allowance or any other relief whatsoever.
- 4. Vide order dated 28-3-06 passed on the ordersheet of this reference, the reference proceeded exparte against the workman.
- As the reference proceeded exparte against the workman, there is no oral evidence of workman on record.
- The management in order to prove their case examined their witness Shri K.A. Sunder, then working as Dy. Personnel Manager in SECL, Amlai and Bangwar Sub Area.
- I have heard Shri A.K. Shashi, Advocate learned counsel for the management. I have very carefully gone through the evidence on record.
- 8. The case of the management is fully established and proved from the uncontroverted and unchallenged

affidavit of management's witness Shri K.A. Sunder. Therefore the reference deserves to be decided in favour of the management and against the workman without any orders as to costs.

9. In view of the above, the reference is decided in favour of the management and against the workman without any orders as to costs holding as follow:-

"चवाई एण्ड रूपटा सब एरिया एस.ई.सी.एल. पोस्ट अमलई कोलरी, जिला-शहडोल (म.प्र.) के प्रब्रधकों द्वारा श्रमिक श्री कर्न्ड. बल्द नगेसर टो.नं. 2095/3293 को जनवरी 1981 से मई 1993 तक अंडरग्राउंड अलाउन्स का भुगतान न करना न्यायोचित है । अत: संबंधित कर्मकार किसी अनुसोप का हकदार नहीं हैं।"

10. Let the copies of the award be sent to the Government of India, Ministry of Labour & Employment as per rules.

C. M. SINGH, Presiding Officer

नई दिल्ली, 19 मार्च, 2008

्का.आ. 830.—औद्योगिक विवाद अधिनियम. 1947 (1947) का (4) की घारा 17 के अनुसरण में, केन्द्रीय सरकार एस.ई.सी.एल. के प्रबंधर्तत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच. अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जबलपुर के पंचाट (संदर्भ संख्या !37/1995) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2008 को प्राप्त हुआ था।

> [सं. एल-22012/16/1995-आईआर(सी-!!)] अजय कुंपार गौड, डेस्क अधिकारी

New Delhi, the 19th March, 2008

S.O. 830.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 137/ 1995) of the Central Government Industrial Tribunal-cum-Labour Court, Jabaipur as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of SECL and their workman, which was received by the Central Government on 19-3-2008.

> [No. L-22012/16/1995-IR (C-II)] AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT. JABALPUR

(No. CGIT/LC/R/137/95)

PRESENT: Presiding Officer: Shri C.M. Singh.

The Area General Secretary, M.P.K.M.S.(H.M.S.), House No. B/57, Vikas Nagar, Kusmunda Colony, Post Kusmunda,

Distt. BilaspurWorkman/Union

Versus

The General Manager, SECL, Kusmunda Area, Post Kusmunda. Distt. Bilaspur

......Management

AWARD

Passed on this 1st day of February, 2008

1. The Government of India, Ministry of Labour vide its notification No. L-22012/16/95/IR(C-II) dated 14-7-1995 has referred the following dispute for adjudication by this tribunal:-

> "Whether the action of SECL, Kusmunda Area in transferring S/Sh. S.P. Singh, Dumper Operator & A.K. Choughary, Shovel Operator to VTC in their the then existing capacity grade and scale of pay and subsequently redesignating them as Instructor VTC or "A" as well as converting them from daily rated to monthly rated without giving opportunity to S/Sh N.J. Lal, C/o T. Narsinghmul, Shovel Operator RU Singh, Shovel Operator, G.S. Roy, Sr. Mechanic and S.C. Sharma, Sr. Mechanic is legal and justified? If not, to what relief the concerned workmen are entitled and from which period?"

2. The case of workman/Union in brief is as follows. That Shri S.P. Singh and Shri A.K. Choudhary prior to their redesignation/placement as instructor in T&S Grade 'A', were working in Excavation cadre by holding the post of Dumper/Shovel Operator respectively. They are much junior to Sarva Shri N.J. Lal, Crane Operator, T. Narsingmullu, Shovel Operator, R.U. Singh, Shovel Operator, G.S. Roy, Sr. Mechanic, S.C. Shanna, Sr. Mechanic the workmen in this case, employees of excavation cadre at Kusmunda. That as per cadre scheme of the company, there is no provision of conversion/placement of excavation cadre employees i.e. non technical and Supervisory Personnel in monthly rated cadre i.e. in Technical & Supervisory personnel. If there is any such vacancy of instructor in technical and supervisory cadre, that can be done only by a duly constituted Deprimental Promotional Committee after observing all the formalities. So far the case of above 5 employees of Kusmunda is concerned, all the employees are working in Excavation Cadre and have been superseded by Shri S.P. Singh and Shri A.K. Choudhary, which has been done by the management at their own interest. That the Area Management violating all procedures of DPC converted the above two daily rated employees directly in monthly cadre in Technical and Supervisory Grade "A" which is quite illegal and unjustified. That the post of instructor is technical and Supervisory Grade "B" whereas the promotees have been converted and placed in Technical and Supervisory Grade 'A' which is illegal. That the above two employees have also been given full pay protection in the post of instructor whereas in the same type of other cases of Kusmunda, other employees have not been given pay protection which also

show the step motherly treatment of the management. That as per circular No. 18 of 1966 (Section 58) issued by Director General of Mines of Safety, the above two employees are not eligible for the post of instructor. That prior to promotion/conversion of placement of above two employees as VTC Instructor, Shri N.J. Lal, Crane Operator of Kusmunda Project had applied for the above post, but the management had regretted his application and given him in writing that there is no such post lying vacant at Kusmunda whereas the management created such post as VTC Instructor at the same time and promoted to their own employees namely Shri S.P. Singh and Shri A.K. Choudhary as VTC Instructor which is also a clear violation of the circular mentioned above . It is prayed on behalf of workmen/union that the above action of the management be declared illegal and unjustified and the adequate relief be granted to the workmen Sarva Shri N.J. Lal, Crane Operator, T. Narsingmullu, Shovel Operator, R.U. Singh, Shovel Operator, G.S. Roy Sr. Mechanic & S.C. Sharma Sr. Mechanic so far as the cases of 5 employees (workmen) of Kusmunda is concerned.

- The case of the management in brief is as follows. That Sarva Shri S.P. Singh and Shri A.K. Choudhary were working as Sr. Dumper Operator Spl. Grade and Shovel Operator Gr. 'A' at Kusmunda Project since 26-11-86 and 20-6-87 respectively. Shri S.P. Singh was transferred to Kusmunda VTC vide office order dated 13-5-91. After their transfer to VTC they have been working in VTC and since they ceased to be in their original cadre of excavation, Shri S.P. Singh and Shiri A.K. Choudhary have been converted to monthly rated cadre as Instructors in their present grade i.e. in Gr. "A" as per the order of SECL HQ Bilaspur dated 14-7-93. The Union has raised the issue and alleged that both the above workmen have got promotion as VT Instructors by superseding Sarva Shri N.J. Lal Crane Operator, T. Nursingmullu Shovel Operator, R.U. Singh, Shovel Operator, G.S. Roy Sr. Mechanic & S.C. Sharma Sr. Mechanic. The dispute raised by the Union was devoid of any merit, Sarva Shri S.P. Singh and A.K. Choudbary, Sr. Dumper Operator and Shovel Operator respectively have been converted into monthly reated cadre in the same grade i.e. Grade "A" as instructors. The allegation of the Union that they have been promoted is baseless and mere concoction of facts. In view of the above facts and circumstances, it is submitted that the management has not committed any illegality by re-designated Sarva Shri S.P. Singh and A.K. Choudhary. In view of the above, the five workmen are not entitled to any relief and the action of the management in re-designating Sarva Shri S.P. Singh and A.K. Choudhary be declared as legal and justified.
- Vide order dated 9-5-04, the case proceeded ex parte against the workman/Union.
- As the case proceeded ex parte against the workman/Union, there is no evidence on record on behalf of the workman/Union.

- The management in order to prove their case filed affidavit of their witness Shri Jose Mathew, then working as Personnel Manager, Kusmunda Project of SECL.
- 7. Thave heard Shri A.K. Shashi, Advocate, learned counsel for the management. I have very carefully gone through the evidence on record. The case of the management is fully proved from the uncontroverted and unchallenged affidavit of management's witness Shri Jose Mathew. Therefore the reference deserves to be answered in favour of the management and against the workmen/union without any orders as to costs.
- 8. In view of the above, the reference is answered in favour of the management and against the workman/union without any orders as to costs holding that the action of SECL, Kusmunda Area in transferring S/Sh, S.P. Singh, Dumper Operator & A.K. Choudhary, Shovel Operator to VTC in their the then existing capacity grade and scale of pay and subsequently redesignating them as Instructor VTC or "A" as well as converting them from Daily rated to monthly rated without giving opportunity to S/Sh, N.J. Lal, C/o T. Narsinghmul, Shovel Operator, R.U. Singh, Shovel Operator, G.S. Roy, Sr, Mechanic and S.C. Sharma, Sr. Mechanic is legal and justified and consequently the workmen are not entitled to any relief.
- Let the copies of the award be sent to the Government of India, Ministry of Labour & Employment as per rules.

C. M. SINGH, Presiding Officer

नई दिल्ली, 19 मार्च, 2008

का.आ. 831.—औद्योगिक विचाद अधिवियम, 1947 (1947 का. 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार इलेक्ट्रॉनिक्स रोजनल टेस्ट लेक्ट्रॉनिक्स (ईस्ट) के प्रबंधतंत्र के संबद्ध तियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विचाद में केन्द्रीय सरकार औद्योगिक अधिकरण, कोलकाता के पंचाट (संदर्भ संख्या 8/2005) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2008 को प्राप्त हुआ था।

[सं. एल-42012/322/2003-आईआर(सीएम-II)] अजय कुमार गौड़, ढेस्क अधिकारी

New Delhi, the 19th March, 2008

S.O. 831.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 8/2005) of the Central Government industrial Tribunal-cum-Labour Court, Kolkata as shown in the Annexure in the Industrial Dispute between management of Electronics Regional Test Laboratory (East) and their workmen, received by the Central Government on 19-3-2008.

[No. L-42012/322/2003-IR (CM-II)]
AJAY KUMAR GAUR, Desk Officer

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT KOLKATA

Reference No. 08 of 2005

Parties: Employers in relation to the management of Electronic Regional Test Laboratory (East)

AND

Their workmen.

Present: Mr. Justice C.P. Mishra, Presiding Officer

Арреагансе:

On behalf of the Management

: Mr. B. Mukherjee,

Advocate

On behalf of the Workmen

: Mr. A. Bhadury, Trade Union

Representative

State: West Bengal

Industry : Electronic

Test Laboratory

Dated: 10th March, 2008

AWARD

By Order No. L-42012/322/2003-IR(CM-II) dated 28-12-2004 the Central Government in exercise of its powers under Section 10(1)(d) and (2A) of the Industrial Disputes Act, 1947 referred the following dispute to this Tribunal for adjudication:

"Whether Sri Bidyut Kumar Biswas and seven others, Security Guards in the Estt. of Electronics Regional Test laboratory (East), Deptt. of Information Technology, STQC Directorate, Kolkata are entitled for regularization of their services in the organization? If yes, to what relief they are entitled?"

- 2. When the case is called out today, representative of the workmen is absent, but all the 8 concerned workmen are present and they file a petition praying for disposal of the present reference by passing a "No Dispute" Award. Learned Advocate for the management has no objection.
- 3. Since the concerned workmen at whose instance the present reference has been made is not interested to proceed further in the matter and has prayed for passing a "No Dispute" Award, this Tribunal has no other alternative but to dispose of the present reference by passing a "No Dispute" Award.
- A "No Dispute" Award is accordingly passed and the present reference is disposed of.

C. P. MISHRA, Presiding Officer

Dated Kolkata

The 10th March, 2008.

Registered with A/D

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, KOLKATA

20B, Abdul Hamid Street 1st Floor, Kolkata-700069 Dated the 12th March, 2008

No. MA-2/99/969

To

The Secretary to the Govt. of India, Ministry of Labour & Employment,

Shram Shakti Bhavan,

New Delhi-110001.

Subject: Misc. Application No. 02 of 1999.

Indian Oil Corporation Ltd. Employees Organisation Haldia Refinery, P.O. Haldia, Dist. Purba Midnapore

.....Applicant

V/s.

M/s. Indian Oil Corporation Limited,

Haldia Refinery, P.O. Haldia, Dist. Purba Midnapore

......Opp. Party

Sir,

Under Section 15 of the Industrial Disputes Act, 1947 I submit herewith my Award in the above mentioned application which was filed before this Tribunal under Section 33A of the said Act along with a copy thereof for appropriation action.

Kindly acknowledge receipt,

Encl. as above

Yours faithfully,

(C.P. Mishra) Presiding Officer

नई दिल्ली, 19 मार्च, 2008

का,आ, 832,—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की बारा 17 के अनुसरण में, केन्द्रीय सरकार आकॅलोजिकल सर्वे ऑफ इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय जबलपुर के पंचाट (संदर्भ संख्या सी जी आई टी/एल सी/आए/117/98) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2008 को प्राप्त हुआ था।

[सं. एल-42012/63/1997-आई आर(डी. यू.)] सुरेन्द्र सिंह, डेस्क अधिकारी

New Delhi, the 19th March, 2008

S.O. 832.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. CGIT/LC/R/117/98) of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur as shown in the Amexure in the Industrial Dispute between the employers in relation to the management of Archaeological Survey of India, and their workmen, which was received by the Central Government on 19-3-2008.

[No. L-42012/63/1997-IR (DU)] SURENDRA SINGH, Desk Officer

ANNEKURE

BEFORE THE CENTRAL COVERNMENT INDUSTRIAL TRIBUNAL-COM-LABOUR COURT, JABALFUR

(No. CUTT/LC/h/117/98)

SHRI C. M. SINGH: Presiding Officer

Shri Mohan Singh S/o Shri Kisilatilal, R/o. Chandra Nagar, Behind Kali Mata Mandir, Koteshwar Road, Gwaliof; V

Workman/Union

Versus

Asstt. Supdt. Archaeologist, Archaeological survey of India, Archaeological Museum, Gwalior Fort. Gwalior.

, Management

(WARI)

Passed on this 28th day of February, 2008

1. The Government of India, Ministry of Labour vide its notification No. L-42012/63/97-JR(DU) dated (1-06-1998 has referred the following dispute for adjudication by this tribunal:—

"Whether the action of the management of Assit. Supot., Afchaeological Survey of India in terminating Shri Mohan Singh S/o Kishan Lal w.c.f. Jan. 1997 is justified? If not, to what relief the workman is crititled for?"

- The case of workman Shri Mohan Singh in brief is as follows: That he was appointed in the year 1986 on daily wages. He was given duty of watchman in the Watch and Ward Section of the Archaeological Museum, Gwalior Fort, Gwalior (MP). He was allowed to work till 29th January, 1997. No appointment order was given to him because according to the practice of the department, daily wagers are not given any appointment order. His services were terminated by verbal order in the last week of January, 1997 without compliance of the mandatory provisions of Section 25-F of the LD. Act, 1947 and the relevant rules. The workman had been in continuous service for more than 10 years. He has worked for more than 240 days in preceding. 12 months before termination of his services. He has been illegally retrenched because the Central Government has decided to regularise all daily rated employees. It is prayed by the workman that the action of termination of service of the workman be declared as illegal and void and the direction be given to the management to reinstate him with all full back wages, allowances and other benefits.
- 3. The case of the management in brief is as follows: That the Hon'ble Supreme Court has given verdict in a case that the Industrial Dispute Act, 1947-Section 2(I), 2(00) and 25(F) will not be applicable against every departments of the Government as all such departments cannot be treated to be an Industry. The Hon'ble Supreme Court has also held that since the petitioner is only daily wage employee and has no right to the post, his

disengagement is not arbitrary. The Archaeological Survey of India does not fall within the definition of the "Industry" and the petitioner under the category of "worker" and in such situation, his disengagement from service does not fall under Section 2(oc) of the L.D. Act, 1947. The petitioner in the present case was also engage as and when the repair/maintenance works were undertaken by the Archaeological Museum, Gwalior for its proper maintenance which is in the area under their jurisdiction and for which there was no sanctioned post. Under the above circumstances, the case of the petitioner is liable to be dismissed.

- 4. The workman in support of his case examined himself. He could not be cross-examined by the management as the right of the management to cross-examine him was closed.
- 5. The management did not examine any witness as no one appeared for the management and, therefore, the management's evidence was closed.
- 6. I have heard Shri B.P. Singh, advocate for the management, therefore, I could not have an opportunity of hearing the management.
- 7. First of all, it is to be considered as to whether Archaeological Survey of India falls within the defloition of "Industry" as given in Section 2(j) of the Industrial Dispute Act, 1947 it has been held in 1997 SC cases (L&S) 1079 in the case of Vidhyarthi and others versus State of Bihar & others that every department of the Government cannot be treated as an "Industry". "Industry" is defined in the Industrial Disputes Acts, 1947 as under:—

"Industry means any business, trade undertaking, manufacture of calling of employers and includes any calling service, employment, handicraft or industrial occupation or avocation of workman".

The Hon'ble Supreme Court in 1978(2) S.C.C-213 held that "Industry", as defined in Section-2(j) and explained, has a wide import.

- (a) Where (i) Systematic activity, (ii) Organised by co-operation between employer and employee (the direct and substantial element is chimerical) (iii) for the production and/or distribution of goods and services calculated to satisfy human wants and wishes (not spiritual or religious but inclusive of material things or services gested to celestial bliss e.g. making on a large scale Prasad or food), prima facie, there is an "industry" in that enterprise.
- (b) Absence of profit motive or gainful objective is irrelevant, be the venture in the public, joint, private or other sector.
- (c) The true focus is functional and the decisive test is the nature of the activity with special emphasis on the employer-employee relations.
- (d) If the organization is a trade or business it does not cease to be one because of philanthropy animating the undertaking.

- 8. Having considering the definition of "industry" given in the Act 1947 & explained by the Hon'ble Supreme Court, I am of the considered opinion that Archaeological Survey of India does not fall within the definition of "Industry" as defined under Sec-2(j) of the Industrial Disputes Act, 1947 and, therefore, there can be no industrial dispute between the petitioner and the management.
- There is an affidavit of Shri Mohan Singh on record wherein he has stated that he has continuously worked for 10 years with the management. It is also stated therein that in every calendar year, he has worked for more than 240. days. It has been submitted on behalf of the workman that he has been retrenched by the verbal order of the management which is illegal and is not in accordance with Section 25(F) of the Act of 1947. There is a photocopy of certificate also on record purported to be given by Assit. Suptd., Archaeologist(M) to Shri Mohan Singh. It is dated 17-07-91. By the said certificate, it has been certified that Shri Mohan Singh has worked in the organizational work of the museum on daily wages from time to time. It does not indicate that he worked for more than 240 days in any calendar year. In (2004)8 SC cases 195, it has been held by the Hon'ble Supreme Court that the oral evidence adduced by the workman for proving that he worked for more than 240 days in a calendar year is not enough. That the burden of proof lies on the workman to show that he has worked continuously for 240 days prior to his alleged retrenchment. In the present case, the workman has not filed any documentary evidence to indicate that he has worked for more than 240 days in any calendar year. He did not even examine any other witness in support of his case. Therefore, on the basis of oral testimony of the workman, it cannot be held that he worked for more than 240 days with the management in any calendar year.
- 10. It has been admitted by the workman Shri Mohan Singh that he was a daily wager. Since he was a daily wager employee, therefore, he has no right to the post and his disengagement is not arbitrary.
- 11. In view of the above, I am of the considered opinion that the reference should be decided in favour of the Archaeological Survey of India and against the workman Shri Mohan Singh without any orders as to costs. The reference is, therefore, decided in favour of the management and against the workman without any orders as to costs holding that the action of the management Assit. Suptd., Archaeological Survey of India in terminating Shri Mohan Singh S/o Kishan Lal. w.e.f. Jan., 1997 is justified and consequently he is not entitled to any relief.
- 12. Let the copies of the award be sent to the Government of India, Ministry of Labour & Employment as per rules.

C. M. SINGH, Presiding Officer

नई दिल्ली, 19 मार्च, 2008

का,आ, 833.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार दूरसंचार विभाग के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, जनलपुर के पंचाट (संदर्भ संख्या सी जी आई टी/एल सी/आर/167/90) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2008 को प्राप्त हुआ था।

[सं. एल-40012/129/1989-डी-2(बी)/आई. आर.(डी.यू.)] सुरेन्द्र सिंह, डेस्क अधिकारी

New Delhi, the 19th March, 2008

S.O. 833.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. CGIT/LC/R/167/90) of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur as shown in the Annexure in the Industrial dispute between the employers in relation to the management of Department of Telecom and their workman, which was received by the Central Government on 19-3-2008.

[No. L-40012/129/1989-D-2(B)/IR (DU)] SURENDRA SINGH, Desk Officer ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

(No. CGIT/LC/R/167/90)

Presiding Officer: SHRI C. M. SINGH

Shri L. D. Sharma,
Divisional Secretary,
Akhil Bhartiya Door Sanchar Karmachari Sangh,
C.T.O. Compound,
JabalpurWorkman/Union

Versus

The General Manager, Telecommunication, Bhopal. The Sub Divisional Officer, Telegraph, Narsinghpur.

.....Management

AWARD

Passed on this 31st day of January, 2008

I. The Government of India, Ministry of Labour vide its notification No. L-40012/129/89-D-2(B)) dated I0-07-1990 has referred the following dispute for adjudication by this tribunal:—

"क्या टेलिकम्युनिकेशन,भोपाल (म.प्र.) के प्रबंधकों द्वारा अभिक श्री गोपाल प्रसाद पटेल आत्मज बाबूलाल पटेल, एक्स श्रमिक की सेवाएं दिनांक 30-04-1988 से समाप्त किए जाने की कार्यवाही न्यायोधित है? यदि नहीं, तो कर्मकार किस अनुतोष का हकदार है?"

- 2. The case of the workman/Union in brief is as follows. Workman Shri Gopal Prasad Patel was appointed on the post of Telegraph Mazdoor w.e.f. 1-4-85 and was continued in the service upto 30-4-88. His services were terminated without any notice or without paying him the retrenchment compensation as required under Sec-25(f) of the Industrial Disputes Act, 1947. He has worked for more than 240 days in 1986, 1987 & 1988. Therefore his services couldnot have been terminated without following the mandatory provisions of Sec-25(f) of the Industrial Disputes Act, 1947. It is prayed that the management be directed to reinstate the workman in service with all back wages and benefits.
- 3. The case of the management in brief is as follows. The workman was not engaged continuously by the management. It is denied that the workman continuously worked from 1-4-85 to 30-4-88. The workman was engaged at Narsinghpur but he was not engaged on casual basis continuously. He has not been engaged for a period more than 240 days in a calendar year. Infact the workman left the work on his own voluntarily and did not turn up to serve on muster roll. The workman is, therefore, not entitled for the relief claimed.
- 4. Vide order dated 18-5-05 passed on the ordersheet of this reference, the reference proceeded exparts against the workman.
- As the case proceeded exparte against the workman/Union, there is no evidence on record on behalf of the workman/Union.
- 6. The management in order to prove their case filed affidavit of their witness Shri G. P. Yadav, then working as Sub Divisional Officer(T), Nagpur.
- 7. I have heard Shri K. P. Pathak, Advocate learned counsel for the management. I have very carefully gone through the evidence on record.
- 8. The case of the management is fully established and proved from the uncontroverted and unchallenged affidavit of their witness Shri G. P. Yodav, Therefore the reference deserves to be decided in favour of the management and against the workman without any orders as to costs.
- 9. In view of the above, the reference is answered in favour of the management and against the workman without any orders as to costs in the following manner:—-

"क्या टेलिकम्युनिकेशन,भोपाल (म.प्र.) के प्रबंधकों द्वारा श्रीमक श्री गोपाल प्रसाद पटेल आत्मज बाबूलाल पटेल, एक्स श्रीमक की सेवाएं दिनांक 30-04-1988 से समाप्त किए जाने की कार्यवाही न्यायोचित हैं? अत: कर्मकार किस अनुतोष का हकदार नहीं है ?"

10. Let the copies of the award be sent to the Government of India, Ministry of Labour & Employment as per rules.

C. M. SINGH, Presiding Officer

नई दिल्ली, 19 मार्च, 2008

का.आ. 834.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) को धारा 17 के अनुसरण में, केन्द्रीय सरकार ढब्ल्यू, सी. एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्देश्य औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, जबलपुर के पंचाट (संदर्भ संख्या 139/2002) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2008 को प्राप्त दुआ था।

[सं. एल-22012/65/2002-आई. आर.(सीएम-II)] अजय क्षुमार गौड्, डेस्क अधिकारी

New Delhi, the 19th March, 2008

S.O. 834.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No.139/2002) of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur as shown in the Annexure in the Industrial Dispute between the management of Western Coalfields Ltd. and their workmen, received by the Central Government on 19-3-2008.

[No. L-22012/65/2002-IR (CM-II)]
AJAY KUMAR GAUR, Desk Officer
ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM-LABOUR COURT, JABALPUR

(No. CGIT/LC/R/139/2002)

Presiding Officer: SHRI C. M. SINGH

The General Secretary.

Khadan Mazdoor Sangh (INTUC),

Pathakhera Area, Distt. Betul (MP)

Betul,Workman/Union

Versus .

The Chief General Manager,
Western Coalfields Ltd.,
PO: Pathakhera Area, Distt. Betul (MP)
Betul.Management

AWARD

Passed on this 3rd day of March, 2008

1. The Government of India, Ministry of Labour vide its notification No. L-22012/65/2002-IR (CM-II) dated 3-10-2002 has referred the following dispute for adjudication by this tribunal:-

"Whether the action of the management of General Manager, Western Coalfields Ltd. in dismissing Sh. Mangal Prasad Soni from service w.e.f. 26-9-2000 is justified? If not, to what relief is the workman entitled?"

The case of workman/Union in brief is as follows.
 That workman Shri Mangal Prasad Soni, Token No. 426
 Shobhapur Mines was posted as Electric Fixter-Heiper. He was served with chargesheet dated 20-8-99 alleging therein

that he got his uncle admitted in the hospital run by the WCL and got him medically treated there for which an amount of Rs. 71,997 (Rupees Seventy One Thousand Nine Hundred Ninty Seven only) has been incurred by the management. Since the uncle of the workman was not entitled for free treatment, the workman admitted him showing him as his father. It has been further alleged in the charge that the uncle of delinquent employee died in Hospital at Nagpur where he has been shifted on management's expences and thus the employee committed. the misconduct enumerated in Clause 26.1 and 26.22 of the Certified Standing Orders. That a departmental enquiry was held and the delinquent employee admitted his guilt in writing. Thus the findings of holding guilty was submitted by the Enquiry Officer on the basis of which the employee has been dismissed from services w.e.f. 26-9-2000. It is averred in the statement of claim that the dismissal of the employee from the services is highly disproportionate to the alleged misconduct and the delinquent employee, as has been proved by the Doctor, the condition of the patient was so serious that he needed immediate medical help and since only the family members of the employee are entitled for such medical facility the delinquent employee was left with no option except to admit him by showing him as father. Thus the delinquent employee has done that act on humanitarian grounds to save life of his uncle. The Disciplinary Authority ought to have considered this aspect while imposing the penalty and such a harsh punishment ought not to have been imposed. That the enquiry was not held in a legal manner as the principles of natural justice were not followed and proper opportunity was not given to the workman to defend his case, therefore the enquiry has been vitiated and deserves to be quashed, It is prayed by the workman that in the interest of justice, the reference may be answered in negative and the management be directed to reinstate the delinquent employee in service.

The case of the management in brief is as follows. The workman Shri Mangal Prasad Soni, Token No. 426 was initially appointed by the management of WCL, Pathakhera Area w.c.f. 19-4-1979 as Badli time rated/piece rated worker and posted at Shobhapur mines. Subsequently, he was regularised as General Mazdoor Category-1 w.e.f. 1-3-1980, He was re-designated as Electrical Fitter Helper Cat-III by giving the benefit under SLU. That the terms and conditions of the employee working at Coal Industry are governed by various settlements generally known as NCWA. That the service conditions are also governed by the Cadre Scheme. Coal Mine Workers are given various facilities such as free accommodation, free fuel, free water supply, free medical aid etc. As far as free medical aid is concerned, the same is regulated by medical attendance rules and is available to the family members of the employee. On 18-10-98 at Pathakhera Area Hospital, the workman admitted his uncle namely Bisen in the name of his father Shri Gannu. The

patient was referred to Nagpur where he got special treatment. The entire medical expenditure i.e. an amount of Rs. 87,479 was spent by the management. The management received enonymous complaint dated 20-12-98 by post addressed to Chief General Manager, WCL, Pathakhera Area intimating the fraud committed by the workman. That on receipt of the said anonymous complaint, a prejiminary enquiry was conducted to find out the correctness of the complaint, it is revenled that the complaint received by the management is true. Accordingly workings was issued with a charge sheet No. 677 dated 25/28-02-1999 by the Sundt. Of Mines Shobhapur under the provisions of Standing Order applicable to the said mines. The workman submitted his reply deted 3-3-95. The reply was found unsatisfactory, accordingly a departmental engulry was conducted against the workman legally and properly. The Enquiry Officer after conducting the enquiry, submitted the report holding the workman guilty of charges. The Baquiry report dated 20-9-99 is on record. The Competent Authority/DA having examined the enquiry report with reference to the relevant documents on record the disciplinary authority agreed with the findings of the enquiry officer and held that the charges framed against the workman stond proved. Accordingly the workman was issued with a show course notice dated 10-9-2000. The workman submitted representation dated 15-9-2000. As the workman did not show any justification. or convincing defence, the Disciplinary Authority decided to impose the punishment of terminating the agreese of the workman. The order of termination dated 26-9-2000 was passed against the workman. It is submitted that the workman is not entitled to any relief,

- 4. Upon the pleadings of the parties, following issues were framed on 21-11-05.
 - (i) Whether the Departmental enquisy conducted by the management against the workman is legal and proper? If not so, whether the management has succeeded in proving the misconduct of the workman?
- (ii) To what relief, if any is the workman entitled?
- The record reveals that the parties did not lead any oral evidence.
- I have heard Shri Arvind Shrivastava, Advocate for the workman and Shri A. K. Shashi, Advocate for the management.

FINDINGS

- 7. Issue No. 1:—The findings on this issue have been recorded on 11-9-06. It has been held that the Departmental enquiry conducted by the management is legal and proper, Issue No. 1 is decided accordingly in favour of the management and against the workman. The findings on this issue shall form the part of the award.
- 8. Issue No. 2:—The learned counsel for the workman submitted that the punishment of diamissal from

services imposed on the workman is shockingly disproportionate to the misconduct of the workman. He requested that powers under Sec-11-A of the LD. Act 1947 be invoked and the workman be reinstated in service with some lesser punishment. He also submitted that had he not shown his uncle as his father in the Company's hospital, his unale would not have been admitted in the hospital and would have died at that time only. That the workman has tried his best to save the life of his uncle though he did not succeed ultimately. In such circumstances even assuming that the workman committed breach of rules his conduct was not such so as to warrant punishment of dismissal from services. Against the above, the learned counsel for the management submitted that the workman has committed fraud and dishonesty and such a person is not entitled to he retained in service and therefore the action of the management in terminating the services of workman is legal, proper and proportionate to the gravity of misconduct proyed against him. The learned counsel for the management also submitted that it is no part of the function of the tribunal to substitute its own decision when enquiry is held in accordance with rules and punishment is imposed by the authorities considering all the relevant circumstances and which it is entitled to impose. In this respect, he placed reliance on 1998-1-LLJ-431 in the case of UOI and others versus Shrivastava B.K. I have gone through the law cited above. The submission of the learned counsel for the management that it is no part of the function of tribunal to aphatitute its own decision when the enquiry is held in apportance with the rules and the punishment is imposed by the authorities considering all the relevant circumstances and which it is entitled to impose is quite correct. The learned counsel for the regnagement further submitted that according to law laid down by the Hon'ble High Court of Kerala in the case of Caltex India Ltd. versus Labour Court Opilion and others reported in 1966-II-LLJ-416 the diamissa) cannot be set gaide by a Labour Court unless the court finds that the dismissal was without good faith or as a possit of intimidation or unfair labour practice or that the procedure adopted is against rules of natural justice and lastly when on the materials the finding is completely baseless and perverse. I have very carefully gone through the law sited shore. The submission made by the learned equipped for the management is according to the law cited above. Under the facts and circumstances of this case, I am of the considered opinion that there is no need of interference with the punishment imposed on the workman by the management. Issue No. 2 is, therefore, decided in favour of the management and against the workman holding that the workman is not entitled to any relief. But gensidering the facile and circumstances of the case, it would be harsh to improse costs on the workman. Therefore there shall be no orders as to costs.

 In view of the findings on Issues No. 1 & 2, the reference is decided in favour of the management and against the workman without any orders as to costs holding that the action of the management of General Manager, Western Coalfields Ltd. in dismissing Sh. Mangal Prasadison: from service w.e.f. 26-9-2000 is justified and consequently the workman is not entitled to any relief.

- Findings on Issue no. I shall form the part of award.
- Let the copies of the award be sent to the Government of India, Ministry of Labour & Employment as per rules.

C. M. SINGH, Presiding Officer

नई दिल्ली, 19 मार्च, 2008

का,आ, 835.—औद्योगिक विवाद अधिनयम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एस. ई. सी. एस. के प्रयंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्देष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण जवलपुर के पंचाट (संदर्ग संख्या 136/1994) को प्रकाशित करती है, यो केन्द्रीय सरकार को 19-3-2008 को प्राप्त हुआ था।

> [सं. एल-22012/119/1994-आई. आर.(सी-II)] अजब कुमार गीड्, डेस्क अधिकारी

New Delhi, the 19th March, 2008

S.O. 835.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No.136/1994) of the Central Government industrial Tribunal-cum-Labour Court, Jabalpur as shown in the Amexure in the industrial dispute between the employers in relation to the management of SECL, and their workman, which was received by the Central Government on 19-3-2008.

[No. L-22012/119/1994-IR (C-If)]
AJAY KUMAR GAUR, Desk Officer:
ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JARALPUR

(Na. CGTT/LC/R/136/1994)

Presiding Officer : Shri C. M. Singh

The Area General Recretary, R.K.K.M.S. (INTUC), At: Quatrer No. C/(21, Subhash Block, SECL, PO Korba, Distt Bilaspur.

noinUnamatroW...

Versus

The Sr. Supdt.,
Central Electrical and Mechanical Workshop,
S.B.C.L. Korba,
PO. Korba, Colliery,
Distt. Bilanbur.

Management

AWARD

Passed on this 19th day of February, 2008

1. The Government of India, Ministry of Labour vide its notification No. L-22012/119/94-IR (C-II) dated 18-8-94 has referred the following dispute for adjudication by this tribunal:

"Whether the following demands of R.K.K.M.S. (INTUC) union in respect of Shri Manjoor Ali, Ex-Fitter Gr. I of Central E & M Workshop and present Sr. Mech. Group A Gevra Project are justified? If so, to what reliefs Shri Manjoor Ali is entitled to?

- Demand No. 1. Payment of full salary of the period from 14-5-86 to 13-8-86.
 - Restoration of Basic Pay @ Rs. 47.73 per day from 24-8-86
 - Promotion to the post of Sr. Mech. Group-A w.e.f. 28-2-87
 - Transfer back to Central E & M Workshop from Gevra Project."

2. The case of the workman/Union in brief is as follows. That Shri Manjoor Ali Sr. Mechanic Group "A" was working in Central E/M workshop, SECL, Korba. On 14-5-86, he was placed under suspension for the alleged commission of theft of management's property. It is said that he had committed theft of 33 rubber 'O' rings for which he was issued a chargesheet and a departmental enquiry was conducted against him. The allegation of the workman is that the departmental enquiry was not conducted against him properly and legally as he was not given proper opportunity to defend his case. The charges levelled against the workman were found fully proved by the Enquiry Officer and consequently he recorded his findings holding the workman guilty of all the charges. The Disciplinary Authority after considering the findings recorded, by the Enquiry Officer and the other material on record vide order dated 22-23-8/86 imposed the following punishment on the workman-

"Revision of Shri Manjoor Ali, Fitter Gr. I, Token No. 58, Autocar-shop, Central Workshop, Korba to the lower stage in the same grade/scale of pay i.e., he is reverted from his existing basic pay of Rs. 47.83 per day in the Excavation Category 'B' pay scale of Rs. 31.99-1, 76-56.63 per day (NCWA-III) to the basic pay of 31.99 per day in the same NCWA-III pay scale of Rs. 31.99-1, 76-56.63 per day w.e.f. 24th August 1986".

The workman has sought the relief as he should be awarded the full salary w.e.f. 14-5-86 to 13-8-86, restoration of Basic Pay @ Rs. 47.83 per day from 24-8-86. Promotion to the post of Sr. Mech. Group-A w.e.f. 28-2-87 & transfer back to the Central E & M Workshop from Gevra Project."

3. The management's case in brief is as follows. That Shri Manjoor Ali was working at Central E & M Workshop, Korba, as Fitter Gr-1. He was issued with a chargesheet. The charges levelled against him was that "it was reported that on 28-4-86, while he was on duty in the general shift, he was found carrying 33 numbers of rubber 'O' rings

unauthorisely in a plastic bag under the seat of his cycle. The reply of the workman to the aforesaid charge was not found satisfactory and hence a departmental enquiry was conducted against him. After having considered the findings of the Enquiry Officer and the other material on record, the Disciplinary Authority imposed the following punishment on the workman.

"Revision of Shri Manjoor Ali, Fitter Gr.I. Token No. 58, Autocar-shop, Central Workshop. Korba to the lower stage in the same grade/scale of pay i.e., he is reverted from his existing basic pay of Rs. 47.83 per day in the Excavation Category 'B' pay scale of Rs. 31.99-1, 76-56.63 per day (NCWA-III) to the basic pay of Rs. 31.99 per day in the same NCWA-III per scale of Rs. 31.99-1, 76-56.63 per day w.e.f. 24th August 1986".

4. My learned predecessor in office vide his order dated 12-5-04, recorded his findings on preliminary issues No. 1 & 2. He decided Issue No. 1 against the workman holding that enquiry proceedings do not suffer from any infirmity and the same was conducted by observing the principles of natural justice. Regarding Issue No. 2, my learned predecessor in officer held that so far as Issue No. 2 is concerned, the worker has not led any evidence to support his case. He decided Issue No. 2 holding that the enquiry report is not perverse as alleged by the workman. He specifically held that Issue No. 2 is decided accordingly against the workman. The findings dated 12-5-04 on Issues No. 1 & 2 of my learned predecessor in office shall form the part of this award.

FINDINGS ON ISSUE No. 3

- 5. I have heard Shri A.K. Shashi, Advocate the learned counsel for the management on Issue No. 3. I could not have an opportunity of hearing the counsel for the workman as inspite of sufficient service of notice, no one put in appearance for the workman.
- 6. After having heard the learned counsel for the management, I have very carefully gone through the record. Issue No. 3 is as follows:-

"To what relief, if any, is the workman entitled to ?"

In view of the findings of my learned predecessor in office on Issues No. 1 & 2, it is concluded that the workman is not entitled to any relief. Issue No. 3 is decided accordingly in favour of the management and against the workman.

7. In view of findings on Issue Nos. 1 to 3, the reference is answered in favour of the management and against the workman/Union without any orders as to costs holding the following demands of R.K.K.M.S.(INTUC) Union in respect of Shri Manjoor Ali, Ex-Fitter Gr. 1 of Central E & M Workshop and present Sr. Mech. Group A Gevra Project are not justified.

Demand No. 1. Payment of full salary of the period from 14-5-86 to 13-8-86.

- Restoration of Basic Pay @ Rs. 47.73 per day from 24-8-86
- Promotion to the post of Sr. Mech. Group-A w.e.f. 28-2-87
- Transfer back to Central E & M Workshop from Gevra Project."

Consequently the workman is not entitled to any relief. The findings dated 12-5-04 on issue No. 1 & 2 recorded by my learned predecessor in office shall form the part of this award.

8. Let the copies of the award be sent to the Government of India, Ministry of Labour and Employment as per rules.

C. M. SINGH, Presiding Officer नई दिल्ली, 31 मार्च, 2008

का,आ. 836, कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा-1 की उप धारा-(3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतदद्वारा 01 अप्रैल, 2008 को उस तारीख के रूप में नियत करती है, जिसको उक्त अधिनियम के अध्याय-4 (44 व 45 धारा के सिवाय जो पहले ही प्रवृत्त हो चुकी है) अध्याय-5 और 6 (धारा-76 की उप धारा (1) और धारा-77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है) के उपबन्ध तमिलनाइ राज्य के निम्नतिस्कृत क्षेत्रों में प्रवृत्त होंगे, अर्थात,

"करूर ज़िले के करूर सीमा के अन्तर्गत राजस्य गांव वेल्लियनै-दक्षिण, तैल्लियानै-उत्तर, फिच्चम्पट्टी के अधीन आने वाले क्षेत्र ।"

> [सं एस-38013/17/2008-एस.एस.-1] एस. दो. जेवियर, अवर संविध

New Delhi, the 31st March, 2008

S.O. 836.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees' State

Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st April, 2008 as the date on which the provisions of Chapter IV (except Sections 44 and 45 which have already been brought into force) and Chapter V and VI (except sub-section (i) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following areas in the State of Tamil Nadu namely:-

"Areas comprising the Revenue Villages of Velliyanai South, Velliyanai North, Pitchampatty in peripheral areas of Karur of Karur District.

[No. S-38013/17/2008-\$S.I] S. D. XAVIER, Under Secy.

शुद्धि-पत्र

नई दिल्ली, 4 अप्रैल, 2008

का.आ. 837.—भारत के राजपत्र के भाग-II, खण्ड-3 (ii) में दिनांक 7 दिसम्बर, 2002 को अंग्रेज़ी में प्रकाशित अधिसृधना संख्या सां.आ.सं. 3833 तथा हिन्दी में प्रकाशित अधिसृधना संख्या सां.आ.सं. 3822 में क्रम संख्या 30 पर श्री एस. के. बागची, उप निदेशक, खान सुरक्षा (खनन) के नाम को 'श्री एस. बगची' पढ़ा जाए।

[सं. एस-29025/5/2002-आई.एस.एच. II (पार्ट फाईल)] सुभाष चन्द्र, अवर सचिव

CORRIGENDUM

New Delhi, the 4th April, 2008

S.O. 837.— In the Notification S.O. No. 3833 in English and S.O. No. 3822 in Hindi published in the Gazette of India Part II, Section 3(ii) dated 7th December, 2002, the name of Shri S.K. Bagchi, DDMS(Mining) of Sl. No. 30 may be read as 'Shri S. Bagchi'.

[No. S-29025/5/2002-ISH, II (Part File)] SUBHASH CHAND, Under Secy.

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